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**JULY 18, 1979** 

**OLYMPIA, WASHINGTON** 

**ISSUE 79-07** 



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#### CITATION

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#### **CERTIFICATE**

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER Code Reviser

## WASHINGTON STATE REGISTER

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

#### I. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

## 2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) Proposed rules are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) Adopted rules have been permanently adopted and are set forth in ten point type.
- (c) Emergency rules have been adopted on an emergency basis and are set forth in ten point oblique type.

#### 3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections
  - (i) underlined matter is new matter;
  - (ii) deleted matter is ((lined out and bracketed between double parentheses));
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

#### 4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

#### 5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

#### 6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [].

#### 7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

1979 - 1980 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Closing Dates 1 OTS3 or Non-OTS Non-OTS 10 pages and 11 to and 30 pages Distribution First Agency 29 pages maximum or more Issue No. Date Action Date 2 (14 days) (28 days) (42 days) 79-07 Jul 18 Aug 7 Jul 3 Jun 20 Jun 6 79-08 Aug 15 Sep 4 Aug 1 Jul 18 Jul 3 79-09 Sep 19 Oct 9 Sep 5 Aug 22 Aug 8 79-10 Oct 17 Nov 6 Oct 3 Sep 19 Sep 5 Nov 21 79-11 Dec 11 Nov 7 Oct 24 Oct 10 79-12 Dec 19 Jan 8, 1980 Dec 5 Nov 21 Nov 7 80-01 Jan 16 Feb 5 Jan 2, 1980 Dec 19, 1979 Dec 5, 1979 80-02 Feb 20 Mar 4 Feb 6 Jan 23 Jan 9 80-03 Mar 19 Apr 8 Mar 5 Feb 20 Feb 6 80-04 Apr 16 May 6 Apr 2 Mar 19 Mar 5 80-05 May 21 Jun 10 May 7 Apr 23 Apr 9 80-06 Jun 18 Jul 8 Jun 4 May 21 May 7

<sup>&#</sup>x27;All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

<sup>&</sup>lt;sup>24</sup>No proceeding shall be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained." RCW 28B.19.030(2) and 34.04.025(2). These dates represent the twentieth day after the distribution date of the immediately preceding Register.

OTS is the acronym used for the Order Typing Service offered by the Code Reviser's Office which is briefly explained in WAC 1-12-220 and WAC 1-13-240.

#### WSR 79-07-001 PROPOSED RULES BOARD OF PHARMACY

[Filed June 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning:

| WAC 360-12-110 | Licensed pharmacists change of home address.   |
|----------------|--|
| WAC 360-12-120 | Licensed pharmacists—Employed as responsible managers—Duty to notify board.  |
| WAC 360-16-050 | Responsible manager—Appointment.   |
| WAC 360-16-070 | Clinic pharmacies.   |
| WAC 360-16-081 | Requirements of a prescription.  |
| WAC 360-16-085 | Auxillary [Auxiliary] caution labels or written information.   |
| WAC 360-16-170 | Drug vending machine.  |
| WAC 360-16-060 | Responsible manager—Responsibility.  |
| WAC 360-16-160 | Sale of inhalers over the counter.   |
| WAC 360-36-020 | Drug price advertising conditions.   |
| WAC 360-36-010 | Uniform Controlled Substances Act;   |
|                | WAC 360-12-120  WAC 360-16-050  WAC 360-16-070  WAC 360-16-081  WAC 360-16-085  WAC 360-16-170  WAC 360-16-160  WAC 360-16-160  WAC 360-36-020 |

that such agency will at 1:00 p.m., Thursday, August 23, 1979, in the large meeting room of the Burien Public Library, 14700 Sixth Avenue, S.W., Burien, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Thursday, August 23, 1979, in the large meeting room of the Burien Public Library, 14700 Sixth Avenue, S.W., Burien, WA.

The authority under which these rules are proposed is RCW 18.64.005(9).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 23, 1979, and/or orally at 1:00 p.m., Thursday, August 23, 1979, large meeting room of the Burien Public Library, 14700 Sixth Avenue, S.W., Burien, WA.

By: Dated: June 7, 1979

By: David C. Campbell, Jr.

Executive Secretary

#### AMENDATORY SECTION (Regulation 5, filed 3/23/60)

WAC 360-12-110 ((REGISTERED)) LICENSED PHARMA-CISTS CHANGE OF HOME ADDRESS. All ((registered)) licensed pharmacists shall notify the state board of pharmacy of any change of home address.

#### AMENDATORY SECTION (Regulation 8, filed 3/23/60)

WAC 360-12-120 ((REGISTERED)) LICENSED PHARMA-CISTS—EMPLOYED AS RESPONSIBLE MANAGERS—DUTY TO NOTIFY BOARD. ((Registered)) Licensed pharmacists employed as responsible managers for a pharmacy shall at once notify the state board of pharmacy of such ((responsibility)) employment and shall comply with such instructions as may be received ((from the state board of pharmacy)). A pharmacist shall also notify the state board of Pharmacy of termination of employment as a responsible pharmacist. Please refer to WAC 360-16-050 for additional information.

#### AMENDATORY SECTION (Regulation 6, filed 3/23/60)

WAC 360-16-050 RESPONSIBLE MANAGER—APPOINT-MENT. Every ((nonregistered)) nonlicensed proprietor of a ((drug store)) pharmacy shall place in charge ((of such store)) a licensed

pharmacist ((registered in the state of Washington)) who shall be known as ((a)) the "responsible manager" ((, and such nonregistered)). The nonlicensed proprietor shall ((at once)) immediately report to the state board of pharmacy the name of ((such)) the "responsible manager", ((and shall comply)) who shall ensure that the pharmacy complies with all the laws, rules and regulations ((affecting such stores)) pertaining to the practice of pharmacy. Every portion of the establishment coming under the jurisdiction of the pharmacy laws shall be under the full and complete control of such responsible manager. Please refer to WAC 360-12-120 for additional information.

#### AMENDATORY SECTION (Regulation 9, filed 3/23/60)

WAC 360-16-070 CLINIC ((DISPENSARIES)) PHARMA-CIES. ((The)) ((e))Clinics ((of this state)) or groups of medical practitioners using a central dispensing area shall place ((their dispensers)) this area in charge of a ((registered)) licensed pharmacist, or the dispensing must be done by each ((prescribing physician)) medical practitioner in person for his/her own patients.

#### **NEW SECTION**

WAC 360-16-081 REQUIREMENTS OF A PRESCRIPTION. (1) A legend drug prescription may be prepared and transmitted either in written form or orally by the prescriber or his/her agent at the direction of the prescriber.

- (2) A prescription must contain all of the following:
- (a) Date of prescription
- (b) Name and address of patient
- (c) Name of the drug prescribed
- (d) Dosage unit
- (e) Number of doses
- (f) Complete instructions for use
- (g) Name and address of prescriber
- (3) In addition to the above, any prescription shall also comply with all requirements of RCW 69.41.120, which requirements are specifically incorporated herein by this reference.
- (4) Where the prescription is for a controlled substance it must also comply with all requirements contained in 21 CFR 1306 (April 1, 1978 revision) which requirements are specifically incorporated herein by this reference.

#### **NEW SECTION**

WAC 360-16-085 AUXILLARY[AUXILIARY] CAUTION LABELS OR WRITTEN INFORMATION. Auxillary Caution Labels are required in a pharmacy by WAC 360-16-230(1)(q).

Caution labels shall be affixed to prescription containers where an auxillary warning or caution in indicated for the drug being dispensed. Auxillary written information shall be given to the patient where indicated.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Regulation 17, filed 3/23/60)

WAC 360-16-170 DRUG VENDING MACHINES. ((The use of any mechanical device or vending machine in the sale of dispensing of drugs, medicines or poisons within the meaning of chapter 18.64 RCW is prohibited)) Only over-the-counter drugs may be sold by the use of a mechanical device or vending machine. Any mechanical device or vending machine so used shall be licensed as a shopkeeper outlet pursuant to chapter 18.64 RCW. All over-the-counter drugs so sold shall be in the original manufacturer's package with complete labeling as required by federal law and 21 CFR which requirements are specifically incorporated herein by this reference.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 360-16-060 RESPONSIBLE MANAGER— RESPONSIBILITY.

WAC 360-16-160 SALE OF INHALERS OVER THE COUNTER.

#### AMENDATORY SECTION (Order 124, filed 10/31/74)

WAC 360-23-020 DRUG PRICE ADVERTISING CONDI-TIONS. A pharmacy may advertise legend or prescription drug prices provided:

- (1) The advertising complies with all state and federal laws, including regulations of the United States food and drug administration and the Washington state consumer protection act, chapter 19.86 RCW.
- (2) The advertising is solely directed towards providing consumers with drug price information and does not promote the use of a prescription drug or drugs to the public.

(3) The drug price advertising shall contain all of the following

information:

(a) The proprietary name of the drug product advertised,

(b) The generic name of the drug product advertised, if any,

(c) The strength of the drug product advertised. If the drug product advertised contains more than one active ingredient and a relevant strength can be associated with it without indicating each active ingredient, the generic name and quantity of each active ingredient is not required.

- (d) The dosage form of the drug product advertised, and (e) The price charged for a specified quantity of the drug product.
- (4) Advertising of any generic drug that in anyway compares a generic drug to a brand name drug may not in any manner imply that the brand name drug is the product offered for sale.

#### AMENDATORY SECTION (Order 140, filed 1/25/78)

- WAC 360-36-010 UNIFORM CONTROLLED SUBSTANCES ACT. (1) Consistent with the concept of uniformity where possible with the federal regulations for controlled substances, the federal regulations are specifically made applicable to registrants in this state by virtue of RCW 69.50.306. Although those regulations are automatically applicable to registrants in this state, the board is nevertheless adopting as its own regulations the existing regulations of the federal government published in the code of federal regulations revised as of April 1, ((1977)) 1978, and all references made therein to the director or the secretary shall have reference to the board of pharmacy, and the following sections are not applicable: section 1301.11-.13, section 1301.31, section 1301.43-.57, section 1303, section 1308.41-.48 and section 1316.31-.67. The following specific rules shall take precedence over the federal rules adopted herein by reference, and therefore any inconsistencies shall be resolved in favor of the following specific rules.
- (2) Registrations under chapter 69.50 RCW shall be for an annual period with the registration period ending on ((May 31st of each year)) a date to coincide with those license renewal dates as found in rules promulgated under chapter 18.64 RCW. The registration fee shall be as follows:

(a) \$15.00 for a dispensing registration (i.e., pharmacies);

(b) \$10.00 for the annual renewal for dispensing (i.e., pharmacies);

(c) \$30.00 for registration for distributors (i.e., wholesalers);

- (d) \$25.00 for the annual renewal for distributors (i.e., wholesalers);
- (e) ((\$55.00)) \$50.00 for a registration for manufacturers;
- (f) \$50.00 for the annual renewal for manufacturers;
- (g) \$15.00 for application for physician's assistant;
- (h) \$10.00 for the annual renewal for physician's assistant;
- (i) \$15.00 for application for limited registration to obtain sodium pentobarbital for animal euthanasia;
- (j) \$10.00 for annual renewal of limited sodium pentobarbital registration.
- (3) A separate registration is required for each principle place of business (as defined in section 1301.23) where controlled substances are manufactured, distributed or dispensed. Application for registration must be made on forms supplied by the pharmacy board, and all information called for thereon must be supplied unless the information is not applicable, in which case it must be indicated. An applicant for registration must hold the appropriate wholesaler, manufacturer or pharmacy license provided for in RCW 18.64.043 and .045.
- (4) Every registrant shall be required to keep inventory records required by section 1304.04 (of the federal rules which have been adopted by reference by Rule 1) and must maintain said inventory records for a period of five years from the date of inventory. Such registrants are further required to keep a record of receipt and distribution of controlled substances. Such record shall include:
- (a) Invoices, orders, receipts, etc. showing the date, supplier and quantity of drug received, and the name of the drug;
- (b) Distribution records; i.e., invoices, etc. from wholesalers and manufacturers and prescriptions records for dispensers;

- (c) In the event of a loss by theft or destruction, a copy of the report transmitted to the federal authorities (a copy of the report must be sent to the board at the same time);
- (d) For transfers of controlled substances from one dispenser to another, a record of the transfer must be made at the time of transfer indicating the drug, quantity, date of transfer, who it was transferred to and from whom. Said record must be retained by both the transferee and the transferor. These transfers can only be made in emergencies pursuant to section 1307.11 (federal rules).
- (5) The records must be maintained separately for schedule II drugs. The records for schedule III, IV and V drugs may be maintained either separately or in a form that is readily retrievable from the business records of the registrant. Prescription records will be deemed readily retrievable if the prescription has been stamped in red ink in the lower right hand corner with the letter "C" no less than one inch high, and said prescriptions are filed in a consecutively numbered prescription file which includes prescription and noncontrolled substances.

(6) A federal order form is required for each distribution of a schedule I or II controlled substance, and said forms along with other records required to be kept must be made available to authorized em-

ployees of the board.

(7) Schedule II drugs require that a dispenser have a signed prescription in his possession prior to dispensing said drugs. An exception is permitted in an "emergency." An emergency exists when the immediate administration of the drug is necessary for proper treatment and no alternative treatment is available, and further, it is not possible for the physician to provide a written prescription for the drug at that time. If a schedule II drug is dispensed in an emergency, the practitioner must deliver a signed prescription to the dispenser within 72 hours, and further he must note on the prescription that it was filled on an emergency basis.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### WSR 79-07-002 ADOPTED RULES

#### DEPARTMENT OF GENERAL ADMINISTRATION (Division of Savings and Loan Associations)

[Order 79-1-Filed June 7, 1979]

I. F. Lee Green, Supervisor, of Savings and Loan Associations, do promulgate and adopt at Room 217C, General Administration Building, Olympia, Washington, the annexed rules relating to supervisory approval of credit union investment practices, chapter 419-36 WAC.

This action is taken pursuant to Notice No. WSR 79-04-022 filed with the code reviser on 3/19/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 31.12.260(g) which directs that the Supervisor of Savings and Loan Associations has authority to implement the provisions of RCW 31.12.260(g).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED May 22, 1979.

By F. Lee Green Supervisor

#### WAC 419-36

RULES GOVERNING SUPERVISORY APPROVAL OF CREDIT UNION INVESTMENT PRACTICES

#### **NEW SECTION**

WAC 419-36-010 APPLICATION TO MAKE INVESTMENTS NOT OTHERWISE PERMITTED BY LAW. If any credit union wishes to deposit or invest its capital, deposits, or surplus funds in a manner not specifically permitted to credit unions by Chapter 31.12 RCW, the credit union shall, before engaging in the proposed investment practice, make written application to the Supervisor of Savings and Loan Associations for authority to make the proposed investment. The application shall contain at least the following information:

- (a) The name of the credit union;
- (b) The proposed source or sources of the funds to be deposited or invested;
- (c) A detailed description of the type of deposit or investment the credit union proposes to make, including the names of any natural persons, corporations, financial institutions or government agencies serving as banker, trustee, management agent, broker, guarantor, seller of securities, or purchaser of securities;
- (d) References, if known to the applicant, showing that other state chartered credit unions have been permitted to make the same type of investment or deposit;
- (e) Copies of statutes, regulations, rulings, official correspondence or other information showing that federally chartered credit unions doing businss within the State of Washington are permitted to make the type of investment or deposit proposed in the application;
- (f) Such other information as the applicant credit union wishes to offer in evidence that the proposed investment or deposit would be a safe and prudent one for the applicant credit union to engage in.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **NEW SECTION**

WAC 419-36-020 SUPPLEMENTARY APPLICATION INFORMATION. Upon receiving an application from a credit union to engage in an investment or deposit practice pursuant to this chapter, the supervisor may request such additional information as he deems necessary for the informed disposition of the application. If supplementary application information is requested by the supervisor, the application will not be deemed complete until the supplementary information is supplied.

#### **NEW SECTION**

WAC 419-36-030 INVESTMENTS PREVIOUS-LY APPROVED FOR OTHER STATE CHAR-TERED CREDIT UNIONS. If the supervisor finds that the applicant credit union proposes to make the same type of investment or deposit which one or more other state chartered credit unions have previously received permission to make, the supervisor shall grant the application unless he finds that the financial position or the state of management of the applicant credit union is such that the proposed investments or deposits would not be sound or prudent investment practices for the applicant credit union, in which case the supervisor may instead grant the application conditionally, grant it in modified form or deny the application.

#### **NEW SECTION**

WAC 419-36-040 INVESTMENT PRACTICE PERMITTED TO FEDERALLY CHARTERED CREDIT UNIONS. If the supervisor finds that the applicant credit union proposes to make the same type of investment or deposit which one or more other federally chartered credit unions doing business in the State of Washington have previously received permission to make, the supervisor shall grant the application unless he finds that the financial position or the state of management of the applicant credit union is such that the proposed investments or deposits would not be sound or prudent investment practices for the applicant credit union, in which case the supervisor may instead grant the application conditionally, grant it in modified form or deny the application.

#### **NEW SECTION**

WAC 419-36-050 INVESTMENT PRACTICE NOT PREVIOUSLY PERMITTED TO ANY CRED-IT UNION. If the supervisor shall find that the proposed investment or deposit practice has not previously been permitted to any state chartered or federally chartered credit union doing business in Washington, he shall make inquiry as to whether the proposed investment or deposit practice would be consistent with Washington law and as to whether the proposed investment or deposit practice would be a sound and prudent practice for the applicant credit union. In connection with his inquiry, the supervisor may consider the general nature and functions of credit unions and he may also consider the specific financial condition and management of the applicant credit union, as revealed in the application, the supervisor's periodic examinations, or such other information as he may have at hand. If the supervisor finds that the investment or deposit practice as proposed would be contrary to or inconsistent with the laws of the State of Washington, or would not be a sound investment practice, he shall deny the application. If the supervisor finds that proposed investment or deposit practice would be a sound and prudent practice for the applicant credit union, he shall grant the application. Alternatively, the supervisor may, for cause, grant the application conditionally, grant it in modified form or deny it in whole or in part.

#### **NEW SECTION**

WAC 419-36-060 SUPERVISOR ACTION ON APPLICATION. After receiving an application from a credit union to engage in an investment or deposit practice not otherwise permitted by law, and after having considered it as provided in this chapter, the supervisor shall grant, grant conditionally, grant in modified form, or deny the application and shall inform the applicant

credit union in writing of his action and of the reasons therefor. Any application not acted upon within six (6) months after its receipt by the supervisor shall be deemed denied unless the supervisor, in writing, informs the applicant credit union that he is holding the application for further review.

#### **NEW SECTION**

WAC 419-36-070 ENGAGEMENT IN UNAU-THORIZED INVESTMENT PRACTICE PROHIB-ITED. No state chartered credit union shall engage in any investment or deposit practice not authorized by a specific provision of Washington State law or by the supervisor in accordance with this chapter. Unless the supervisor, in writing, informs an applicant credit union that it may engage in an investment or deposit practice provisionally while he reviews the application, no credit union shall make deposits or investments pursuant to an application made under this chapter until it has received written authority to do so as provided herein. Failure of a credit union to comply with the terms of this chapter shall be deemed an unsound credit union practice and a wilful violation of an order of the supervisor and may be grounds for appropriate supervisory action against the credit union, its directors or officers.

#### **NEW SECTION**

WAC 419-36-080 MODIFICATION OR REVO-CATION OF INVESTMENT PRACTICES PREVI-OUSLY AUTHORIZED. The supervisor may find that an investment or deposit practice previously authorized by him is no longer a safe and prudent practice for credit unions generally to engage in, or has become inconsistent with applicable state or federal law, or has ceased to be a safe and prudent practice in one or more particular credit unions in light of their financial condition or management. Upon such a finding, the supervisor may in writing inform the board of directors of any or all of the credit unions engaging in such a practice that the authority to engage in the practice has been revoked or modified. When the supervisor so notifies any credit union, its directors and officers shall forthwith take steps to liquidate the investments in question (if authority to engage in the practice has been revoked) or to make such modifications as the supervisor requires. The supervisor may for cause shown grant a credit union some definite period of time in which to arrange its affairs to comply with the supervisor's orders. Credit unions which continue to engage in investment practices where their authority to do so has been revoked or modified will be treated as if the authority to engage in the practice had never been granted, and their actions may be deemed an unsound credit union practice and a wilful violation of an order of the supervisor and may be grounds for appropriate supervisory action against the credit union, its directors or officers.

# WSR 79-07-003 ADOPTED RULES THE EVERGREEN STATE COLLEGE [Order 79-2, Motion 79-31—Filed June 7, 1979]

Be it resolved by the board of trustees of The Evergreen State College, acting at The Evergreen State College, that it does promulgate and adopt the annexed rules relating to use of human subjects.

This action is taken pursuant to Notice No. WSR 79-04-089 filed with the code reviser on 4/3/79. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of The Evergreen State College as authorized in RCW 28B.40.120(11).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED May 17, 1979.

By Daniel J. Evans President

## Chapter 174–126 WAC USE OF HUMAN SUBJECTS

## ACTIVITIES INVOLVING USE OF HUMAN SUBJECTS

#### **NEW SECTION**

WAC 174-126-010 GENERAL POLICY. This policy regarding the use of human subjects recognizes the responsibility to protect the rights, well-being and personal privacy of individuals, to assure a favorable climate for the conduct of academic-oriented inquiry, and to protect the interests of The Evergreen State College. The following practices and procedures have been established for the conduct of activities involving human subjects.

#### **NEW SECTION**

WAC 174-126-020 PRACTICES AND PROCE-DURES. (1) No activity involving human subjects shall be undertaken unless a Human Subjects Review Board has reviewed and approved such activity. This review shall determine whether these subjects will be placed at risk and, if so, whether:

- (a) The risks to the subject are so outweighed by the sum of the benefit to the subject and the importance of the knowledge to be gained as to warrant a decision to allow the subject to accept these risks;
- (b) The rights and welfare of any such subjects will be adequately protected; and
- (c) Legally effective informed consent will be obtained by adequate and appropriate methods.
  - (2) Definitions.

- (a) "Subject at risk" means any individual who may be exposed to the possibility of injury, including physical, psychological or social injury, as a consequence of participation in any activity which departs from the application of those established and accepted methods necessary to meet the subject's needs, or which increases the ordinary risks of daily life.
- (b) "Informed consent" means the knowing consent of any individual or of a legally authorized representative. The consent is to be a free-will choice obtained from the subject or representative without undue inducement or any element of constraint or coercion. The basic elements of information necessary to such consent include:
- (i) A description of the procedures to be followed, including an identification of those which are experimental;
- (ii) A description of the attendant risks and discomforts:
- (iii) A description of the benefits to be expected or the knowledge hoped to be gained;
- (iv) A disclosure of appropriate alternative procedures that might be advantageous to the subject;
- (v) An offer to answer any inquiries the participant has concerning the activity;
- (vi) An instruction that the subject is free to withdraw at anytime without penalty.
- (vii) An assurance that the subject's identity will remain confidential;
- (viii) A disclosure of what costs the subject may immediately or ultimately be forced to bear, and what reimbursement of costs or other compensation the subject will receive.
- (c) "Substantial experiment" means any activity involving risk to human health but would exclude all those activities relating solely to the gathering of data, material, and information.
  - (3) Activities subject to review.
- (a) All activities supported by noncollege funds in which such action is required by the grantor;
- (b) Other activities which involve the likelihood of risk or substantial stress or discomfort to the subject;
- (c) Activities which include the administration of personality tests, inventories or questionnaires of a personal and sensitive nature;
- (d) Activities involving health care procedures of any kind which are not principally for the benefit of the subject, or which include diagnostic or therapeutic measures that are not yet standard;
- (e) Other activities in which the subject is not fully informed as to the procedure to be followed.
  - (4) Responsibilities.
- (a) Responsibility for review and approval of proposed activities is vested in the Human Subjects Review Board.
- (b) The appropriate dean or director under whose program the proposed activities emanate is responsible for determining if any of the above criteria (subsection (3) of this section) apply to the proposed activities and, if so, to forward the proposal to the Human Subjects Review Board.
- (c) It is the obligation of the investigator to bring any proposed activity involving the use of human subjects to

the attention of the respective faculty member, supervisor or dean.

#### **NEW SECTION**

WAC 174-126-030 HUMAN SUBJECTS RE-VIEW BOARD. (1) The purpose of the Human Subjects Review Board is to conduct initial and continuing reviews of the use of human subjects in accordance with the policy outlined in WAC 174-126-020(1).

- (2) Review board composition and qualifications.
- (a) The review board must be composed of not less than five persons with varying backgrounds.
- (b) The review board must be sufficiently qualified through the maturity, experience and expertise of its members and diversity of its membership to insure respect for its advice and counsel for safeguarding the rights and welfare of human subjects.
- (c) The review board must be able to ascertain the acceptability of application and proposals in terms of institutional commitments and regulations, applicable law, standards of professional conduct and practice and community attitudes.
- (d) No review board member shall be involved in either the initial or continuing review of an activity in which the respective member has a conflict of interest.
- (e) At no time shall the review board consist entirely of persons who are associated with the institution apart from their membership on the review board.
- (f) The quorum of the review board shall be defined but in no event will be less than a majority of the total membership.
- (g) Members of the review board are to be appointed by the president of the college for two-year renewable terms
- (3) Responsibilities of the Human Subjects Review Board.
- (a) The review board will develop and maintain procedures which the college will follow in its initial and continual review of applications, proposals and activities.
- (b) The review board will develop and maintain procedures to:
- (i) Provide advice and counsel to activity directors and investigators with regard to the review board's actions;
- (ii) Insure prompt reporting to the review board of proposed changes in an activity and of unanticipated problems involving risk to subjects or others; and
- (iii) Insure that any such problems including adverse reactions to biological drugs, radioisotope labeled drugs or to medical devices are promptly reported to the appropriate authority.
- (c) The review board will develop and maintain procedures which the college will follow to maintain an active and effective review board and to implement its recommendations.
- (d) Policies and procedures established by the review board will be in compliance with federal (specifically Title 45, Sec. 46), state and local laws as well as college policies and procedures.
  - (4) Executive responsibility of the college.
- (a) Review board approvals, favorable actions and recommendations are subject to review and disapproval

or further restrictions by the president, academic vice president and administrative vice president.

- (b) When it is a requirement of receipt of funds for the activity, review board disapprovals, restrictions or conditions cannot be rescinded or removed except by action of the review board.
- (c) The president shall review all approvals by the review board for experiments involving human subjects and if, in his determination, it is a substantial experiment, prior to its commencement, it shall be submitted the Board of Trustees for final approval.

# WSR 79-07-004 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION [Order 2-79—Filed June 7, 1979]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Old Capitol Building, Olympia, Washington, the annexed rules relating to the repeal of chapter 392-40 WAC which governs certificates of educational competence.

This action is taken pursuant to Notice No. WSR 79-05-100 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Superintendent of Public Instruction as authorized in RCW 28A.03.030(1) and (3).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 7, 1979.

By Frank B. Brouillet Superintendent of Public Instruction

The following sections of chapter 392-40 WAC entitled Certificates of Educational Competence are hereby repealed:

WAC 392-40-005

Purpose of rules.

WAC 392-40-010

The rules.

WAC 392-40-990

Appendix—Instructions for the administration of the program for the certificate of educational competence.

# WSR 79-07-005 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION [Order 1-79—Filed June 7, 1979]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Old Capitol Building, Olympia, Washington, the annexed rules relating to editorial changes, adding a requirement that copies of all lease and rental agreement for real property

which extend beyond a fiscal year be attached to the educational service district budget; adding a section governing the core services formula for allocating state funds to educational service districts.

This action is taken pursuant to Notice No. WSR 79-05-099 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 28A.21-.135 et seq. and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 7, 1979.

By Frank B. Brouillet Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 8-76, filed 7/23/76)

WAC 392-125-005 PURPOSES. The purposes of this chapter are to implement RCW 28A.21.135 through 28A.21.310 and establish budgeting procedures governing educational service districts.

## AMENDATORY SECTION (Amending Order 8-76, filed 7/23/76)

WAC 392-125-015 **BUDGETS** REQUIRED. Each educational service district shall prepare a complete budget for each fiscal year of operation. An incomplete budget shall be considered null and void and shall not be an appropriation. The fiscal year for educational service districts commences on July 1st of one year and extends through June 30th of the following year. The annual budget shall be prepared on forms provided by the superintendent of public instruction((5)) which will reflect the approved core funding formula pursuant to WAC 392-125-036, and shall receive all necessary approvals, and shall be filed with the proper officials in order to constitute an official budget and appropriation for the subject fiscal year. The superintendent may require a second or revised budget at any time the financial situation is deemed to warrant a revised budget.

## AMENDATORY SECTION (Amending Order 8-76, filed 7/23/76)

WAC 392-125-035 BUDGET CONTENT. (1) The budget prepared by an educational service district shall set forth the complete financial program and consider all activities of the district for the ((ensuring [ensuing])) ensuing fiscal year in detailed expenditures by program and the sources of revenue from which it is to be financed.

(2) The revenue section of a budget shall set forth the estimated receipts from all sources for the ensuing fiscal year, the estimated receipts for the fiscal year current at the time of the budget preparation, the actual receipts

for the last completed fiscal year, and the probable net cash and investments available for ensuing fiscal year disbursements at the close of the said current fiscal year. The estimated receipts from all sources for the ensuing fiscal year shall not include any revenue which cannot reasonably be anticipated to be received in cash during that fiscal year.

- (3) The expenditure section of the budget shall set forth budgeted expenditures for the ensuing fiscal year, budgeted expenditures for the current fiscal year, and the expenditures for the last completed fiscal year. Expenditures shall be broken out by program, activity, and object of expenditure. Each salary shall be set out separately, together with the title or position, in a salary exhibit. The salary exhibit shall be divided into two major groupings with subtotals which agree with the object of expenditure detail in the budget. The two groupings are ((certificated)) professional and classified.
- (4) All pertinent items on the budget form shall be completed correctly before the budget is presented for hearing, review, and approval. Information pertaining to budget development which is not available at the time of budget preparation shall be estimated using the most current and reliable information available. All budgets shall be prepared on the modified accrual basis. Accruals of expenditures for the beginning of the fiscal year and estimates of ending accrued expenditures shall be displayed in the budget document with the difference between these amounts being an adjustment to expenditures to calculate disbursements.
- (5) In accordance with RCW 28A.21.090(7) and 28A.21.310, copies of all lease and rental agreements for real property and of all agreements extending beyond a fiscal year which an educational service district has entered into shall be attached to the budget document: PROVIDED, That all agreements regarding the acquisition or alienation of real property shall be submitted to the state board of education for prior approval.

#### **NEW SECTION**

WAC 392-125-036 CORE SERVICES FUND-ING FORMULA. (1) The superintendent of public instruction shall biennially review and adopt the core services funding formula for educational service districts based upon RCW 28A.21.136, 28A.21.137 and the considerations set forth in this section.

- (2) The core services funding formula shall be established to identify basic, uniform services to be provided to school districts and to the superintendent of public instruction by educational service districts.
- (3) The core funding formula provides for the equalization of services by educational service districts based on geographical features, number and size of districts served, and facility requirements.
- (4) All educational service districts shall be allocated the following positions without regard to size:
  - (a) Superintendent;
  - (b) Executive secretary;
  - (c) Receptionist;
  - (d) Internal accountant;
  - (e) Grants manager;

- (f) Secretary; and
- (g) Certification clerk.
- (5) All other positions in addition to those specified in subsection (4) of this section, both professional and clerical, shall be allocated on the basis of workload, e.g., total number of school districts, number of second-class school districts, number of on-line computer reports required. These positions shall be allocated to the educational service districts in the following manner:
- (a) To provide fiscal office support to school districts most in need, allocations shall be based on the number of second-class school districts served.
- (b) In the case of terminal operators, allocation shall be on a workload basis associated with the amount of hours required to process state reports.
- (c) The allocation of assistant superintendent positions shall be based on the number of second-class school districts served.
- (d) The level of curriculum and instruction services provided by educational service districts shall be based on the number of school districts served, regardless of district enrollment.
- (6) Travel expenses shall be based on a mileage factor calculated for each educational service district. The factor shall be calculated by measuring the distance between each school district headquarters and the respective educational service district headquarters and obtaining the total mileage for the educational service district. The total mileage shall be multiplied by the number of professional staff allocated to the respective educational service district. The product shall then be multiplied by a standard dollar amount to be determined by the superintendent of public instruction after consultation with the Educational Service District Superintendents' Association.
- (7) The expenses of board members shall be provided for in the formula by allocating a dollar amount to be determined by the superintendent of public instruction after consultation with the Educational Service District Superintendents' Association for each educational service district board member.
- (8) Maintenance and operation expenditures shall be provided in the formula by allocating a dollar amount to be determined by the superintendent of public instruction after consultation with the Educational Service District Superintendents' Association for each core staff position.
- (9) The annual housing costs for each educational service district shall be agreed upon by the educational service district superintendents and approved by the superintendent of public instruction or his or her designee.
- (10) Total compensation of core positions shall be allocated in accordance with the state biennial appropriations act.
- (11) Unique situations may dictate exceptions to the formula which shall be recommended by the Educational Service District Superintendents' Association and approved by the superintendent of public instruction or his or her designee.
- (12) The elements set forth in subsections (1) through (11) of this section shall:

- (a) Serve as bases for preparing biennial budget requests to the regular sessions of the Washington state legislature; and
- (b) Be considered in the approval or disapproval of the annual budgets of the educational service districts by the superintendent of public instruction.

# WSR 79-07-006 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION [Order 3-79—Filed June 7, 1979]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at the Old Capitol Building, Olympia, Washington, the annexed rules relating to the repeal of chapter 392–32 WAC which lists outdated state plans adopted pursuant to federal laws.

This action is taken pursuant to Notice No. WSR 79-05-101 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Superintendent of Public Instruction as authorized in RCW 28A.03.030(1) and (3).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 7, 1979.

By Frank B. Brouillet Superintendent of Public Instruction

#### **REPEALER**

Chapter 392-32, State plans adopted pursuant to federal laws, is repealed as follows:

#### REPEALED

State Plan for the Adult Basic Education Program, FY-1968. Under the provisions of Public Law 89-750, Title III, Adult Education Act of 1966. 6/5/69.

#### **REPEALED**

Title III National Defense Education Act, P.L. 85-864 (State Plans for Strengthening Instruction in Science, Mathematics, Modern Foreign Languages, etc.) - 8/3/67, 5/18/66, 1/27/66, 4/28/65, 8/3/64, 3/31/64, 11/18/63, 10/2/62, 8/28/62, 10/25/60, and 3/22/60.

#### **REPEALED**

State Plan for Operation of Title III, Elementary and Secondary Education Act of 1965 (Public Law 89–10, as amended by Public Law 89–247). 5/23/69; Order 43, 11/17/71.

#### REPEALED

State Plan for Operation of Title III, Elementary and Secondary Education Act of 1965 (Public Law 89–10 as amended by Public Law 90–247). 8/22/68.

#### **REPEALED**

Title V & VA National Defense Education Act, P.L. 85-864, Guidance, Counseling, and Testing - 2/23/67, 1/25/67, 8/5/64, 10/2/62, 8/28/62, and 10/25/60.

#### REPEALED

Washington State Plan for Migrant Education, P.L. 89-10, Title I, as amended by P.L. 89-750 (fiscal year 1971). Filed 9/11/70.

#### **REPEALED**

Amendment to Washington State Plan for Migrant Education, P.L. 89-10, Title I, as amended by P.L. 89-750 (fiscal year 1971) to reflect budget changes because of federal appropriations being increased. Filed 12/1/70. For fiscal year 1972. Order 40, filed 10/15/71 and Order 44, filed 2/23/72.

#### **REPEALED**

Title I Elementary and Secondary Education Act, P.L. 89–10 and/or as amended by P.L. 89–750, Educational Programs for Migratory Children – Order 19, filed 9/24/69, 1/10/69, 8/22/68, 3/19/68, 11/1/67, and 4/11/67.

#### **REPEALED**

Title II Elementary and Secondary Education Act, P.L. 89–10 (School Library Resources, Textbooks and other Instructional Materials for Pupils and Teachers); 2/5/69, 4/10/68, 3/12/68, 8/3/67, 4/4/67, and 11/12/65.

#### REPEALED

State Plan for Title III of the Elementary and Secondary Education Act of 1965 in which Federal funding is being requested for the Fiscal Year ending June 30, 1971. Filed 9/10/70.

#### **REPEALED**

State Plan for Attracting and Qualifying Teachers to Meet Critical Teacher Shortages Under Part B (2) of the Education Professions Development Act (Public Law 90-35) (Title V, Higher Education Act of 1965, Public Law 89-329 as amended by P.L. 90-35). 10/29/68.

#### REPEALED

Title VI Elementary & Secondary Education Act, P.L. 89–10 as amended by P.L. 89–750 (State Plan for Education of Handicapped Children) – 11/17/67, 8/3/67, and 4/4/67.

#### **REPEALED**

Title VI A Amendments to State Plan for the Operation of Title VI A, Elementary and Secondary Education Act (Public Law 89-10, as amended). 6/27/67.

#### **REPEALED**

Interim State Plan, Title VI (Part B) of the Education of the Handicapped Act (P.L. 91-230) for fiscal year 1971 —— 7/1/70.

#### **REPEALED**

State Plan for the Preparation of Professional Personnel in the Education of Handicapped Children [Public Law 85-926, as amended]. Emergency 12/20/68, 2/25/69.

#### **REPEALED**

Civil Rights Act of 1964, P.L. 88-352 (Re: School Board Grant Program on School Desegregation Problems under Title IV, Section 405 Civil Rights Act of 1964) - 1/16/68 - Adoption of State Plan.

#### **REPEALED**

Title II B Economic Opportunity Act of 1964, P.L. 88-452 - 7/28/65 - State Plan.

#### REPEALED

Vocational Rehabilitation Plans – 1/27/66.

#### REPEALED

Federal School Lunch, Surplus Commodity and Special Milk Programs – 2/10/67, 9/9/66, 7/14/65, 6/17/63, 2/20/63, 1/28/63, 1/31/61, 9/25/60, 9/14/60, and 3/22/60.

## WSR 79-07-007 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed June 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 16.57 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning use of custom farm slaughter tags in lieu of brand inspection and actual costs for providing tags and enforcement of program (canceling and superceding WSR 78-12-072, filed 12/4/78), actual costs for brand inspection of horses, use of certificate of permit forms in sales of livestock, and actual costs for brand inspection of cattle;

that such agency will at 1:30 p.m., Friday, June 8, 1979, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Tuesday, June 12, 1979, in the Director's Office, Department of Agriculture, Olympia.

The authority under which these rules are proposed is chapter 16.57 RCW.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-05-105 filed with the code reviser's office on May 2, 1979.

Dated: June 7, 1979 By Bob Armstrong Assistant Director

# WSR 79-07-008 EMERGENCY RULES DEPARTMENT OF FISHERIES [Order 79-38—Filed June 7, 1979]

I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order clarifies the prohibition against the use of double-layered codends in shrimp trawls and specifies application of the regulation in Pacific Ocean waters.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 6, 1979.

By Gordon Sandison Director

#### **NEW SECTION**

WAC 220-52-05300E SHRIMP FISHERY—AREAS AND GEAR (1) Notwithstanding the provisions of WAC 220-16-130 and WAC 220-52-053, it shall be unlawful to take, fish for or possess shrimp for commercial purposes in or from the coastal waters of the state of Washington or the adjoining waters of the Pacific Ocean with the following types of gear:

- (a) Shrimp trawl gear having a mesh size greater than two inches or smaller than one and one-half inches in the body, intermediate or codend.
- (b) Shrimp trawl gear having a double-layered codend (liner).
- (c) Shrimp trawl gear employing an additional layer of webbing (lifting bag) over the codend section which has a mesh size smaller than three inches or a circumference smaller than the shrimp trawl codend at its greatest circumference.
- (d) Shrimp trawl gear employing additional layers of protective webbing (chafing gear) over the codend of the shrimp trawl unless such webbing is attached at only one strip around the circumference of the codend (from which it trails freely) and has a minimum mesh size of three inches.
- (2) It shall be unlawful to possess aboard a commercial shrimp vessel in the coastal waters of the state of Washington or the adjoining waters of the Pacific Ocean, any shrimp trawl gear described in subsection (1) of this section.

# WSR 79-07-009 ADOPTED RULES DEPARTMENT OF LICENSING [Order RE 126—Filed June 7, 1979]

I, R. Y. Woodhouse, director of Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to escrow agents. Amending WAC 308-128A-040 and 308-128F-020. Adopting as new rules, WAC 308-128F-040, 308-128F-050, 308-128F-060 and 308-128F-070.

This action is taken pursuant to Notice No. WSR 79-05-123 filed with the code reviser on 5/2/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.44.320 which directs that the Director of the Department of Licensing has authority to implement the provisions of chapter 18.44 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 7, 1979.

By R. Y. Woodhouse Director

AMENDATORY SECTION (Amending Order RE 122, filed 9-21-77)

WAC 308-128A-040 DEFINITIONS. (1) The terms and definitions used in chapter 18.44 RCW have the same meanings given therein when used in these rules.

- (2) "Closing" means the transfer of title or execution of a real estate or chattel contract whichever event occurs first.
- (3) "Transfer of title" occurs at the time seller acknowledges a deed or executes a bill of sale and such is delivered to the purchaser or recorded.
- (4) "Cash deposit" means funds deposited in an account in a recognized Washington state depository which account is maintained separate and apart from the escrow agent's own funds. The funds shall be deposited in such a manner to permit only the director to withdraw from the principal amount. The escrow agent may withdraw any interest accumulated to the account.
- (5) "Securities" means any stock, treasury bill, bond, debenture or collateral-trust certificate. It does not mean or include any insurance or endowment policy, annuity contract or letter of credit.

AMENDATORY SECTION (Amending Order RE 124, filed 7-14-78)

WAC 308-128F-020 ERRORS AND OMIS-SIONS POLICY. Each certificated escrow agent shall obtain and keep in effect an errors and omissions policy providing ((minimum)) coverage in the minimum aggregate amount of \$50,000 ((per loss, with a minimum of \$50,000 aggregate coverage)) or, alternatively, cash deposit or securities in the principal amount of \$50,000. ((This minimum coverage requirement is effective until June 1, 1979, after which date the requirements of RCW 18.44.050 must be met.)) Securities used in alternative to an errors and omissions policy shall be physically delivered to the director, department of licensing, for the purpose of fulfilling the requirements of chapter 18.44 RCW and these rules.

#### **NEW SECTION**

WAC 308-128F-040 RETURN OF CASH DE-POSIT OR SECURITIES. (1) The cash deposit or securities shall be returned to the escrow agent one calendar year after the date of expiration, cancellation, or revocation of the escrow agent's certificate of registration: PROVIDED, That the director may hold the cash deposit or securities for a longer period in order to satisfy any actions commenced under WAC 308-128F-050 prior to the expiration of this one year period.

(2) The cash deposit or securities shall be returned to an applicant within thirty days of the director's denial of an initial application for an escrow agent's certificate of registration.

WAC 308-128F-050 CLAIM ON CASH DEPOSIT OR SECURITIES. (1) Upon receipt of notification of a legal action for which notice is required to be given to the administrator of the real estate division under WAC 308-128D-070 in which the amount of the claim exceeds \$2000, the administrator of the real estate division shall attempt to notify the complaining party of the existence of any cash deposit or securities and the provisions of this chapter.

- (2) Any claim against the cash deposit or securities shall be commenced by serving and filing the claim with the director. Within ten days of service of claim, the director shall serve a copy of the claim on the escrow agent by certified mail, return receipt requested, addressed to the last known address of the escrow agent as reflected in the department files.
- (3) The director or the director's designee shall hear and decide the claim. The claim shall be heard as a contested case under chapter 34.04 RCW between the claimant and the escrow agent. However, there is no right to appeal the decision of the director's designee to superior court.
- (4) The escrow agent shall appear and defend the cash deposit or securities from the claim. Should the escrow agent fail to appear and defend, the claimant shall be awarded the amount of the claim from the cash deposit or securities.
- (5) An award from the cash deposit or securities may be made only for harm suffered by the claimant from the actions or nonactions of an escrow agent, escrow officer, or the employee or agent of either.

#### **NEW SECTION**

WAC 308-128F-060 CASH DEPOSIT, SECURITIES – FULL FORCE AND EFFECT. All escrow agents who assign, transfer, or set over a cash deposit or securities in lieu of an errors and omissions policy shall at all times keep in full force and effect as a condition precedent to the escrow agent's authority to transact escrow business, such deposit or securities in the principal amount of \$50,000. Failure to maintain the deposit or securities at the minimum level shall be sufficient grounds for the suspension or revocation of the escrow agent's certificate of registration.

#### **NEW SECTION**

WAC 308-128F-070 CANCELLATION OF ERRORS AND OMISSIONS POLICY, NEW POLICY REQUIRED. In the event of cancellation or expiration of an errors and omissions policy the escrow agent shall file a new policy. Failure to file a new policy shall be sufficient grounds for the suspension or revocation of the escrow agent's certificate of registration.

## WSR 79-07-010 ADOPTED RULES DEPARTMENT OF GAME

[Order 134—Filed June 8, 1979]

Be it resolved by the Game Commission, State of Washington, acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to WAC 232-12-490 Possession of game off an Indian reservation legally possessed on reservation.

This action is taken pursuant to Notice No. WSR 79-04-096 filed with the Code Reviser on April 4, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED May 22, 1979.

By Ralph W. Larson Director

AMENDATORY SECTION (Amending Order 92, filed 10/13/76)

WAC 232-12-490 POSSESSION OF GAME OFF AN INDIAN RESERVATION LEGALLY POSSESSED ON RESERVATION. (1) An Indian who has lawfully acquired possession of any game animals, game birds, furbearing animals, or game fish, from within an Indian reservation may possess the same outside said reservation for his personal use only: PROVIDED, That such game animals, game birds, furbearing animals or game fish shall, before leaving the reservation, be tagged or marked for identification by a wildlife agent or departmentally authorized agent.

(((2) Any person who has lawfully acquired possession of any game fish under a tribally authorized fishing ordinance or program, from within an Indian reservation, may possess the same outside said reservation for his personal use only: PROVIDED, That such game fish shall, before leaving the reservation, be tagged or marked for identification by a wildlife agent or departmentally authorized agent, or such person shall have in his possession off the reservation a permit form identifying the fish being possessed and signed by a wildlife agent or departmentally authorized agent.))

## WSR 79-07-011 ADOPTED RULES DEPARTMENT OF GAME

[Order 135—Filed June 8, 1979]

Be it resolved by the Game Commission, State of Washington, acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to WAC 232-28-60100C Opening of South Warden and Warden Lakes in Grant County (to be changed to WAC 232-28-60101 due to duplication of numbers and will be codified as such upon adoption of said rules), and to WAC 232-28-601000D Closing of Medical Lake in Spokane County (to be changed to WAC 232-28-60102 due to a numbering system change and will be codified as such upon adoption of said rules).

This action is taken pursuant to Notice No. WSR 79-04-096 filed with the Code Reviser on April 4, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED May 22, 1979.

By Ralph W. Larson Director

#### **NEW SECTION**

WAC 232-28-60101 OPENING OF SOUTH WARDEN AND WARDEN LAKES IN GRANT COUNTY. Notwithstanding the provisions of WAC 232-28-601, South Warden and Warden Lakes in Grant County shall be open to fishing for all game fish April 22, 1979 to September 30, 1979.

#### **NEW SECTION**

WAC 232-28-60102 CLOSING OF MEDICAL LAKE IN SPOKANE COUNTY. Notwithstanding the provisions of WAC 232-28-601, Medical Lake in Spokane County shall be closed to fishing for all game fish.

## WSR 79-07-012 ADOPTED RULES YAKIMA VALLEY COLLEGE

[Order 79-1, Resolution 79-44-Filed June 8, 1979]

Be it resolved by the board of trustees, of the Yakima Valley College, acting at the Board of Trustees Meeting Room, Yakima Valley College, that it does promulgate and adopt the annexed rules relating to order of agenda, chapter 132P-104 WAC.

This action is taken pursuant to Notice No. WSR 79-05-052 filed with the code reviser on 4/30/79. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.50.130 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 6, 1979.

By Edward G. Ellis Chairman

AMENDATORY SECTION (Amending Order 72-1, filed 12/7/72)

WAC 132P-104-020 ORDER OF AGENDA. (1) The order of the agenda governing all regular meetings of the Board of Trustees shall be as follows:

- (a) Roll Call
- (b) Approval of Previous Minutes
- (c) Correspondence
- (d) Reports to the Board
- (e) Recommendation for Action of the Board
- (f) New Business
- (g) Unscheduled Business
- (h) Adjournment
- (2) The order of the agenda may be changed by the Chairman with the consent of the Board members present.
- (3) The Chairman may ((shall)) announce at the beginning of each meeting that members of the audience may speak to any item on the agenda at the time of its presentation to the Board. He may ((shall)) also announce that persons wishing to address the Board on subjects not included on the agenda may do so under Item "g." The Chairman shall have the right to limit the length of time used by a speaker for the discussion of a subject.

#### WSR 79-07-013 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 79-39—Filed June 11, 1979]

- I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal-use fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect juvenile quillback and brown rockfish in the area of the Edmonds artificial reef and to continue development of a harvest management plan for underwater reef enhanced fishing areas.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 11, 1979.

By Gordon Sandison Director

#### **NEW SECTION**

WAC 220-56-06500B EDMONDS FISHING PIER Notwithstanding the provisions of WAC 220-56-020, WAC 220-56-030, WAC 220-56-040, and WAC 220-56-065, effective June 11, 1979 until further notice, it shall be unlawful to take, fish for or possess food fish or shellfish for personal use from the Edmonds Public Fishing Pier contrary to the following bag limits and gear restrictions:

- (1) Bag Limits.
- (a) Rockfish (Scorpaenidae) all species, 5 fish per day, not less than 10 inches in length.
- Kelp greenling (Hexagrammos decagrammus) 3 fish per day.
- Pacific (true) cod (Gadus macrocephalus), Pacific tom cod (Microgadus proximus), and Walleye pollock (Theragra chalcogrammus) 10 fish in the aggregate per day.

Surfperch (Embiotocidae) – all species – 10 fish per day. Cabezon (Scorpaenichthys marmoratus) – 3 fish per day.

- Flounders (Bothidae and Pleuronectidae) all species, except Pacific halibut (Hippoglossus stenolepis) 10 fish per day.
- (b) Octopus closed to harvest.
- (2) Gear restrictions.
- (a) Angling shall be as provided in WAC 220-56-020, however, the lures must remain outboard of the pier railing while casting.
- (b) It shall be unlawful to operate more than one hand dip net, one ring net or one shellfish pot per angler.

# WSR 79-07-014 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION [Memorandum—June 11, 1979]

The State Hospital Commission is scheduled to meet on Thursday, June 28, 1979, beginning at 9:00 a.m., at the

University Tower Hotel, N.E. 45th and Brooklyn Avenue, Seattle, Washington. This is in addition to the meeting scheduled for June 14, 1979, notices of which have already been mailed.

The hospitals scheduled for informal hearings have previously filed with the Commission their annual budget and rate requests or their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-40-135. Such information is on file in the Commission's office and is available for inspection.

## WSR 79-07-015 EMERGENCY RULES DEPARTMENT OF AGRICULTURE [Order 1636—Filed June 12, 1979]

I, Errett Deck, Deputy Director, of Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to WAC 16-230-115 and 16-230-120 relating to special program fees on 2,4-D herbicide distributed in this state.

I, Errett Deck, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the Washington State Department of Agriculture has determined there will be a twelve day period from the expiration of order no. 1576 to the effective date July 12, 1979 of order no. 1637 when fees would not be collected. I have determined that including this twelve day period is necessary to protect the public health, safety and welfare. The fees collected are for financing research which will provide information needed to resolve the present and continuing problem with damage to grape and other susceptible plants.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapters 17.21 and 15.58 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 12, 1979.

By Errett Deck Deputy Director AMENDATORY SECTION (Amending Order 1576, filed 5/31/78)

WAC 16-230-115 PROCEDURE FOR COL-LECTING SPECIAL PROGRAM FEES. (1) Each first distributor of a restricted use herbicide in this state shall pay to the department a fee of five cents per pound of active ingredient of restricted use herbicide distributed by such person during the year beginning ((July 1, 1978)) July 1, 1979 and ending ((June 30, 1979)) June 30, 1980: PROVIDED, That when computing the pounds of active ingredient on which the fees must be paid, distribution for use outside the state by the first distributor may be excluded.

- (2) When more than one first distributor is involved in the distribution of a restricted use herbicide the initial first distributor meeting the criteria of WAC 16-230-110(1) is responsible for reporting the pounds of active ingredient of restricted use herbicides and paying the fee, unless the reporting and paying of fees have been made by another distributor of restricted use herbicides as per WAC 16-230-115(3).
- (3) Any distributor other than the first distributor may act as an agent in paying the special program fee: PROVIDED, That written agreement exists between the distributors, and: PROVIDED FURTHER, That such written agreement has been approved by the director.

AMENDATORY SECTION (Amending Order 1576, filed 5/31/78)

WAC 16-230-120 PROCEDURE FOR SUBMIT-TING REPORTS. (1) Each person made responsible by these regulations for the payment of fees for restricted use herbicides distributed in this state shall file a report with the department on ((January 1, 1979)) January 1, 1980 and ((July 1, 1979)) July 1, 1980 showing the number of pounds of such restricted use herbicides distributed during the six calendar months immediately preceding the date the report is due. When verifying such reports, the department may accept sales records or other records accurately reflecting the poundage sold. The appropriate fee, no less than the five dollar minimum fee, shall be remitted with the report. The person required to file the report and pay the fee shall have a thirty day grace period. Such grace period shall expire on ((January 30, 1979)) January 30, 1980 for the ((<del>January 1, 1979</del>)) <u>January 1, 1980</u> report and ((<del>July</del> <del>30, 1979</del>)) July 30, 1<u>980 for the ((<del>July 1, 1979</del>)) July 1,</u> 1980 report.

# WSR 79-07-016 ADOPTED RULES DEPARTMENT OF AGRICULTURE [Order 1637—Filed June 12, 1979]

I, Errett Deck, Deputy Director, do promulgate and adopt at Olympia, Washington, the annexed rules relating to WAC 16-230-115 and 16-230-120 relating to special program fees on 2,4-D herbicide distributed in this state.

This action is taken pursuant to Notice No. WSR 79–05-115 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 15.58 and 17.21 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 12, 1979.

By Errett Deck Deputy Director

AMENDATORY SECTION (Amending Order 1576, filed 5/31/78)

WAC 16-230-115 PROCEDURE FOR COLLECTING SPECIAL PROGRAM FEES. (1) Each first distributor of a restricted use herbicide in this state shall pay to the department a fee of five cents per pound of active ingredient of restricted use herbicide distributed by such person during the year beginning ((July 1, 1978)) July 1, 1979 and ending ((June 30, 1979)) June 30, 1980: PROVIDED, That when computing the pounds of active ingredient on which the fees must be paid, distribution for use outside the state by the first distributor may be excluded.

- (2) When more than one first distributor is involved in the distribution of a restricted use herbicide the initial first distributor meeting the criteria of WAC 16-230-110(1) is responsible for reporting the pounds of active ingredient of restricted use herbicides and paying the fee, unless the reporting and paying of fees have been made by another distributor of restricted use herbicides as per WAC 16-230-115(3).
- (3) Any distributor other than the first distributor may act as an agent in paying the special program fee: PROVIDED, That written agreement exists between the distributors, and: PROVIDED FURTHER, That such written agreement has been approved by the director.

AMENDATORY SECTION (Amending Order 1576, filed 5/31/78)

WAC 16-230-120 PROCEDURE FOR SUBMITTING REPORTS. (1) Each person made responsible by these regulations for the payment of fees for restricted use herbicides distributed in this state shall file a report with the department on ((January 1, 1979)) January 1, 1980 and ((July 1, 1979)) July 1, 1980 showing the number of pounds of such restricted use herbicides distributed during the six calendar months immediately preceding the date the report is due. When verifying such reports, the department may accept sales records or other records accurately reflecting the poundage sold. The appropriate fee, no less than the five dollar minimum fee, shall be remitted with the report. The person required to file the report and pay the fee shall have a thirty day grace period. Such grace period shall expire

on ((<del>January 30, 1979</del>)) January 30, 1980 for the ((January 1, 1979)) January 1, 1980 report and ((July 30, 1979)) July 30, 1980 for the ((July 1, 1979)) July 1, 1980 report.

#### WSR 79-07-017 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed June 13, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 16.57 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning use of custom farm slaughter tags in lieu of brand inspection and actual costs for providing tags and enforcement of program (canceling and superceding WSR 78-12-072, filed 12/4/78), actual costs for brand inspection of horses, use of certificate of permit forms in sales of livestock, and actual costs for brand inspection of cattle;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, June 29, 1979, in the Director's Office, Department of Agriculture,

The authority under which these rules are proposed is chapter 16.57 RCW.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-05-105 filed with the code reviser's office on May 2, 1979.

> Dated: June 13, 1979 By: L. R. Armstrong Assistant Director

#### WSR 79-07-018 PROPOSED RULES INSURANCE COMMISSIONER STATE FIRE MARSHALL [Filed June 13, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner/State Fire Marshal intends to adopt, amend, or repeal rules concerning model and experimental rocketry, chapter 212-20 WAC;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, August 7, 1979, in the Insurance Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 70.77.250(3)(a).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 7, 1979, and/or orally at 10:00 a.m., Tuesday, August 7, 1979, Insurance Building, Olympia, Washington.

> Dated: June 13, 1979 By: Thomas R. Brace Director State Fire Marshal Division

#### UNMANNED ROCKETS

#### **NEW SECTION**

WAC 212-20-001 DECLARATION OF INTENT. The intent of this regulation is to provide permissive, instructional guidelines and standards for the design, construction, limitation of charge and power, and reliability of unmanned rocket engines manufactured for sale; for the design and construction of unmanned rockets propelled by these rocket engines; for the conduct of launchings, tests and other operations involving unmanned rockets; and to prohibit the making and launching of dangerous, homemade rocket devices or the experimentation with explosive rocket fuels.

#### AMENDATORY SECTION (Amending Section I, filed 8/6/63)

WAC 212-20-010 DEFINITIONS. ((The following definitions apply to this regulation: (1) "Fireworks regulations"—those regulations denominated "Rules and regulations of the state fire marshal relating to fireworks" adopted by the Washington state fire marshal effective June 6, 1962.

(2) "Model rocketry"-That form of amateur rocketry involving the firing of ballistic models that ascend into the air without use of aerodynamic lifting forces against gravity; that are propelled by means of a model rocket engine; that include a recovery device which returns them safely to the ground in a condition to fly again, and that contain no substantial metallic parts. No model rocket shall exceed a gross or launching weight of 16 ounces, including the weight of the model rocket engine. Contrivances of an inflammable or explosive nature, the primary purpose of which is the production of a spectacular display of color, sound, light, or any combination thereof, shall not be considered to be model rockets and their use shall not be considered within the definition of model rocketry.

(3) "Model rocket engine" - A solid propellant rocket engine produced by a commercial manufacturer in which all chemical ingredients of a combustible nature are pre-mixed and ready for use, and whose weight, including the casing, does not exceed 4 ounces.

(4) "Experimental rocketry"-All forms of amateur rocketry not within the meaning of section (2) above.

(5) "Certified amateur rocketry coordinator"—An adult certified by the Washington state aeronautics commission as being qualified to supervise persons engaged in the pursuit of experimental or model rocketry, and who has been granted a pyrotechnic operator's rockets first class license by the state fire marshal:

(6) "Certified model rocketry coordinator"-An adult certified by the Washington state aeronautics commission as being qualified to supervise persons engaged in the pursuit of model rocketry, and who has been granted a pyrotechnic operator's rockets second class or first class license by the state fire marshal.

(7) "Model rocket engine manufacturer"--- A manufacturer of model rocket engines, defined in section (3) above, who is not otherwise engaged in the manufacture of fireworks.)) For the purposes of this regulation, the following terms shall be defined as follows:
(1) "Aero model" shall mean a miniature, unmanned replica of a

flying device and includes the category of model rocket, as defined elsewhere in this regulation.

(2) "Cold propellant rocket motor" shall mean a rocket motor which produces force or thrust by change of state of the substance contained, i.e., not by a process involving combustion.

(3) "Hybrid rocket motor" shall mean a rocket motor in which the

fuel is in a different physical state (solid, liquid or gaseous) than the oxidizer and which derives its force or thrust from the combination thereof.

(4) "Liquid propellant rocket motor" shall mean a rocket motor which contains a fuel and an oxidizer in liquid form or in a combined monopropellant liquid form as a single chemical and which derives its force or thrust from the combustion thereof.

(5) "Model rocket" shall mean a rocket that is propelled by a model rocket motor, that contains a device for returning it to the ground in a condition to fly again, whose structural parts are made of paper, wood or breakable plastic and containing no substantial metal parts, except cold propellant rocket motors, and whose primary use is for purposes

of education, recreation, and sporting competition.

(6) "Model rocket motor" shall mean a solid propellant, cold propellant, or pressurized liquid rocket motor that conforms to the stand-

ards for rocket motors as set forth in this regulation.

(7) "Pressurized liquid rocket motor" shall mean a rocket motor that derives its force or thrust from a liquid expelled from the rocket motor by pressurized gas and involving no combustion or change of

(8) "Rocket" shall mean a device which ascends into the air without use of aerodynamic lifting forces acting against gravity and which is propelled by a rocket motor.

- (9) "Rocket engine" shall mean the same as rocket motor.
  (10) "Rocket motor" shall mean a device, or combination of devices, that provides the necessary force or thrust to cause a rocket to move. The force or thrust shall be created by the discharge of gas generated by combustion, decomposition, change of state, or other operation of materials contained, carried, or stored solely within said rocket motor or rocket and not dependent upon the outside environment for reaction mass.
  - (11) "Rocket vehicle" shall mean the same as rocket.
- (12) "Skyrocket or rockets with sticks" shall mean commercially manufactured fireworks rockets not intended for reuse and which have been classified as Class B or Class C fireworks in accordance with U.S. Department of Transportation regulations, Code of Federal Regula-

tions, Title 49, Part 173.

(13) "Solid propellant rocket motor" shall mean a rocket motor

(13) "Solid propellant rocket motor" shall mean a rocket motor containing a fuel and an oxidizer in solid form and which derives its

force or thrust from the combustion thereof.

(14) "Steam rocket motor" shall mean a rocket motor which produces its force or thrust by means of steam carried or stored within the rocket motor or rocket vehicle or produced in the rocket motor or rocket vehicle by the heating of water therein.
(15) "Thrust augmenter" shall mean a device for increasing the

force or motive power of a rocket motor by imparting a portion of the momentum of the rocket motor's exhaust jet to the surrounding environmental medium, and is considered to be a part of a rocket motor when and where used.

#### **GENERAL REQUIREMENTS**

#### **NEW SECTION**

WAC 212-20-015 APPLICATION—ROCKET MOTORS. This regulation shall apply to the design, construction, limitation of propellant mass and power, and reliability of all rocket motors, other than fireworks rockets, produced commercially for sale to and/or use by the public for purposes of education, recreation and sporting competition.

#### **NEW SECTION**

WAC 212-20-025 APPLICATION—ROCKET VEHICLES. This regulation shall also apply to the design and construction of rocket vehicles propelled by rocket motors.

#### **NEW SECTION**

WAC 212-20-035 APPLICATION—ROCKET LAUNCHING. This regulation shall also apply to the conduct of launch operations of rocket vehicles.

#### **NEW SECTION**

WAC 212-20-045 APPLICATION—EXEMPT ACTIVITIES. This regulation shall not apply to the design, construction, production, manufacture, fabrication, maintenance, launching, flight, test, operation, use, or other activity in connection with a rocket or rocket motor when carried out or engaged in by:

(1) The government of the United States of America;

(2) Any state or local government;

(3) Any individual, firm, partnership, joint venture, corporation, or other business entity engaged, as a licensed business, in research, development, production, test, maintenance, or supply of rockets, rocket motors, rocket propellant chemicals, or rocket components or parts;

(4) Any college or university.

#### **NEW SECTION**

WAC 212-20-055 APPLICATION—EXEMPT MODEL AIR-CRAFT. This regulation shall not apply to the design, construction, fabrication, production, manufacture, maintenance, launching, flight, test, operation, or use of rocket-propelled model aircraft which sustain their mass against the force of gravity by aerodynamic lifting surfaces that support the aircraft during the entire duration of their flight in the air or to the rocket motors which provide the propulsion for such model aircraft.

#### **NEW SECTION**

WAC 212-20-065 APPLICATION-EXEMPT TOY ROCK-ETS. This regulation shall not apply to model or toy rockets propelled by pressurized liquid rocket motors containing less than 250 milliliters (8.45 liquid ounces) of water.

#### **NEW SECTION**

WAC 212-20-075 APPLICATION-EXEMPT FIREWORKS. This regulation shall not apply to skyrockets, rockets with sticks, and other fireworks rockets as defined elsewhere in this regulation.

#### **NEW SECTION**

WAC 212-20-085 PURPOSE-AVAILABILITY. The purpose of this regulation is to insure the wide and easy availability of commercial model rocket motors that meet standards of safety and reliability, thereby insuring that the creative and experimental urges of the public regarding rocket devices has reasonably safe outlets.

#### **NEW SECTION**

WAC 212-20-090 PURPOSE-PROHIBITED ROCKETS. The purpose of this code shall also be to prohibit the making and launching of homemade rockets and other rocketlike vehicles propelled or intended to be propelled by homemade rocket propulsion devices.

#### **NEW SECTION**

WAC 212-20-095 PURPOSE—PROHIBITED PROPEL-LANTS. The purpose of this regulation shall also be to prohibit experiments with explosive or highly energetic rocket propellants, construction of homemade rocket propulsion motors, and attempted launchings or operations of these homemade rocket devices, thereby minimizing tragic deaths and injuries.

#### **ROCKET CONSTRUCTION AND OPERATION**

#### **NEW SECTION**

WAC 212-20-100 ROCKET CONSTRUCTION AND OPER-ATION. A rocket shall at all times comply with the requirements of construction and operation as set forth in Section 307, 72 Statute 749, 49 U.S. Code 1348, "Airspace Control and Facilities"; Federal Aviation Act of 1958 covering Federal Aviation Regulations, Part 101, Subpart A, pp. 101.1, (a)(3)(ii)(a) through (d), or later revisions or amendments thereto.

#### MODEL ROCKET MOTORS

#### **NEW SECTION**

WAC 212-20-200 SOLID PROPELLANT ROCKET MO-TORS—GENERAL. A solid propellant rocket motor shall be a device produced by a commercial manufacturer and shall have all of the propellant preloaded into the motor casing in such a manner that they cannot be removed without destroying the motor. Delay trains and ejection charges may be included as an integral part of the motor or may be preloaded and packaged separately if (1) the auxiliary package is a single preassembled unit containing all of the remaining combustible material, and (2) the auxiliary package is so designed that an individual would have no difficulty handling and using it safely.

#### **NEW SECTION**

WAC 212-20-205 SOLID PROPELLANT ROCKET MO-TORS-CASING MATERIAL. A solid propellant rocket motor casing shall be made of nonmetallic material of low thermal conductivity such that the temperature of the external surface of the motor casing cannot exceed 150 degrees C. (302 degrees F.) during or after operation.

#### **NEW SECTION**

WAC 212-20-210 SOLID PROPELLANT ROCKET MO-TORS-CASING DESIGN. A solid propellant motor casing shall be so designed and constructed that it will not fragment if it should rupture.

WAC 212-20-215 SOLID PROPELLANT ROCKET MOTORS—INCAPABLE OF SPONTANEOUS IGNITION. A solid propellant rocket motor shall be so designed and constructed as to be incapable of spontaneous ignition in air, in water, as a result of physical shocks, jarring, impacts, or motion under conditions that would reasonably be expected to occur during shipment, storage, and use, or when subjected to a temperature of 80 degrees C. (176 degrees F.) or less.

#### **NEW SECTION**

WAC 212-20-220 SOLID PROPELLANT ROCKET MOTORS—PROPELLANT. A solid propellant rocket motor shall contain not more than 62.5 grams (2.2 ounces) of propellant materials and shall produce less than 80 Newton-seconds (17.92 pound-seconds) of total impulse with a thrust duration of not less than 50 milliseconds (0.050 seconds).

#### **NEW SECTION**

WAC 212-20-225 SOLID PROPELLANT ROCKET MOTORS—MANUFACTURER SAMPLING. A manufacturer of solid propellant rocket motors shall subject a random sample of one percent of each motor production lot to a static test which shall measure and record the rocket motor thrust, duration, thrust-time profile, delay time, and action of the ejection charge if included. Solid propellant rocket motor lots shall be corrected or destroyed by the manufacturer under any of the following conditions:

(1) The total impulse of any test item departs more than twenty percent from the established mean total impulse value of the rocket motor type;

(2) The time delay of any test item departs more than twenty percent from the established mean time delay value of the rocket motor type, but in no case shall this variation exceed three seconds;

(3) The ejection charge, if any, of any test item does not function properly;

(4) If any test item malfunctions in any other manner that effects the safety of its shipment, storage, handling, or use. Static tests shall be conducted with the test items at ambient temperature.

#### **NEW SECTION**

WAC 212-20-230 SOLID PROPELLANT ROCKET MOTORS—MANUFACTURER DATING. A solid propellant rocket motor type whose performance deviates from the sample test criteria and performance limits detailed above within one year from the date of manufacture shall be withdrawn from commercial sale and redesigned to provide reliable operation when ignited within a period of one year from the date of manufacture. All solid propellant rocket motors shall have imprinted upon the exterior surface of their motor casing the date of manufacture or equivalent coding.

#### **NEW SECTION**

WAC 212-20-235 SOLID PROPELLANT ROCKET MOTORS—SAFE SHIPMENT. A solid propellant rocket motor shall be shipped and stored with no ignition element installed that can be activated by an open flame at a temperature of less than 150 degrees C. (302 degrees F.), or by incident radio frequency radiation normally encountered in shipping, storage, handling, or use.

#### **NEW SECTION**

WAC 212-20-240 SOLID PROPELLANT ROCKET MOTORS—FLAME IGNITION PROHIBITED. No manufacturer, distributor, or other person shall sell, expose for sale, or otherwise make available to the public any type of rocket motor ignition device that is intended to be initiated by a hand-held flame.

#### **NEW SECTION**

WAC 212-20-245 SOLID PROPELLANT ROCKET MOTORS—INSTRUCTIONS. A solid propellant rocket motor shall be shipped and sold with complete instructions for its storage, handling, and use. These instructions shall contain a warning to read and follow all instructions carefully and to use the rocket motor only in accordance with instructions. In addition, the instructions shall contain the following information:

- (1) How to safely ignite the rocket motor by electrical means;
- (2) Performance data on the rocket motor type to include propellant weight, total impulse, average thrust, time delay, and representative thrust-time curve;
- (3) Any special first aid data or action to be taken in the event of burns or oral ingestion of the propellant;
- (4) Proper and safe disposal of the rocket motor if it has become too old, been subjected to conditions that may impair its performance or, in the opinion of the user, may have become unsafe;
- (5) Any special action that must be taken to fight any fire in which stored rocket motors may be involved.

#### **NEW SECTION**

WAC 212-20-250 SOLID PROPELLANT ROCKET MOTORS—SEALING. A solid propellant rocket motor containing more than 25 grams (0.88 ounces) of propellant material shall be sealed at the factory with a nonflammable, nonmetallic seal over the nozzle end and over the forward end. The seals shall be readily removable by the user unless the motor is designed to function with the seals in place.

#### **NEW SECTION**

WAC 212-20-305 COLD PROPELLANT ROCKET MOTORS—SOLD ASSEMBLED. A cold propellant rocket motor shall be sold as a completely prefabricated assembled device ready for attachment to a rocket vehicle and ready for the user to fill with cold propellant material.

#### **NEW SECTION**

WAC 212-20-310 COLD PROPELLANT ROCKET MOTORS—PROPELLANT. A cold propellant rocket motor shall use dichlorodifluoromethane (Fluorocarbon - 12) as a propellant. This cold propellant material shall be shipped, stored, sold and made available separately from the rocket motor and shall be transferred to the rocket motor only after the rocket motor and rocket vehicle to be propelled by the motor is on a launching device and/or otherwise ready for operation.

#### **NEW SECTION**

WAC 212-20-315 COLD PROPELLANT ROCKET MOTORS—WORKING PRESSURES. A cold propellant rocket motor shall be designed for a working internal pressure not greater than 7 atmospheres gauge (103 psig or 7.231 kilograms per square centimeter) and shall be equipped with a nonadjustable, nonremovable safety valve or pressure release means that will operate when the internal pressure exceeds 10 atmospheres gauge (147 psig or 10.33 kilograms per square centimeter). The cold propellant rocket motor casing shall be so designed and constructed that it possesses a minimum burst pressure of 20 atmospheres gauge (294 psig or 20.66 kilograms per square centimeter).

#### **NEW SECTION**

WAC 212-20-320 COLD PROPELLANT ROCKET MOTORS—CONSTRUCTION MATERIALS. Materials used in the construction of a cold propellant rocket motor shall not be adversely effected by the cold propellant material; aluminum alloy may be used for major structural components of a cold propellant rocket motor in order to satisfy this requirement.

#### **NEW SECTION**

WAC 212-20-405 PRESSURIZED LIQUID ROCKET MOTORS—SOLD ASSEMBLED. A pressurized liquid rocket motor shall be sold as a completely prefabricated, assembled device ready for the user to fill, pressurize, and use.

#### **NEW SECTION**

WAC 212-20-410 PRESSURIZED LIQUID ROCKET MOTORS—NONTOXIC PROPELLANT. A pressurized liquid rocket motor shall use water in the liquid state or other nontoxic liquid as a propellant or reaction mass.

WAC 212-20-415 PRESSURIZED LIQUID ROCKET MOTORS—WORKING PRESSURES. A pressurized liquid rocket motor shall be designed for an internal working pressure not greater than 7 atmospheres gauge (103 psig or 7.231 kilograms per square centimeter) and shall be equipped with a nonadjustable, nonremovable safety valve or pressure release means that will operate when the internal pressure exceeds 10 atmospheres gauge (147 psig or 10.33 kilograms per square centimeter). The pressurized liquid rocket motor casing shall be designed and constructed to possess a minimum burst pressure of 20 atmospheres gauge (294 psig or 20.66 kilograms per square centimeter).

#### **NEW SECTION**

WAC 212-20-420 PRESSURIZED LIQUID ROCKET MOTORS—SHIPPED EMPTY. A pressurized liquid rocket motor shall be shipped and stored with no propellant material inside it and vented to atmospheric pressure.

#### **NEW SECTION**

WAC 212-20-425 PRESSURIZED LIQUID ROCKET MO-TORS—PRESSURIZING. The pressure used by a pressurized liquid rocket motor shall be either generated or produced by a pressure source such as a pump outside the rocket motor or generated by the noncombustible chemical reaction of chemicals within the rocket motor or rocket vehicle.

#### **NEW SECTION**

WAC 212-20-430 PRESSURIZED LIQUID ROCKET MO-TORS—CONSTRUCTION MATERIALS. Materials used in the construction or fabrication of a pressurized liquid rocket motor shall be nonmetallic.

#### **TESTING AND CERTIFICATION**

#### **NEW SECTION**

WAC 212-20-500 NATIONALLY RECOGNIZED TESTING LABS, ASSOCIATIONS. Model rocket motor types offered for sale, sold, used, or made available to the public shall be examined and tested by a nationally recognized testing laboratory or an organization such as the National Association of Rocketry or its successor organization affiliated with the National Aeronautic Association (the national aeronautical club of the United States of America having jurisdiction over the sporting and competitive aspects of model rocketry as the United States representative to the Federation Aeronautique Internationale). Only those rocket motor types tested and certified by the testing laboratory or association as meeting the requirements of this regulation shall be sold, offered for sale, exposed for sale, or otherwise made available to the public.

#### PROHIBITED ACTIVITIES, PERMITS, PENALTIES

#### **NEW SECTION**

WAC 212-20-600 USE OF ROCKET MOTORS FOR SPECTACULAR DISPLAY. The use of rocket motors for the primary purpose of producing a spectacular display of color, light, sound or any combination thereof is prohibited. This shall not prohibit the public demonstration of model rockets done in accordance with the provisions of this regulation, the launch site dimensions and provisions of the National Fire Protection Association's Code 1122L, and the Model Rocket Safety Code of the National Association of Rocketry-Hobby Industry Association of America.

#### **NEW SECTION**

WAC 212-20-605 USE OF ROCKET OR ROCKET MOTOR AS A WEAPON. The use of a rocket or rocket motor as a weapon against a target is prohibited.

#### **NEW SECTION**

WAC 212-20-610 USE OF ROCKET MOTOR CONTRARY TO FEDERAL AVIATION AGENCY REGULATIONS. The use of

a rocket motor contrary to the instructions for its use and contrary to the provisions of Federal Air Regulations Part 101.1(a)(3)(ii) is prohibited.

#### **NEW SECTION**

WAC 212-20-615 TAMPERING WITH ROCKET MOTOR. Tampering with any rocket motor in any manner or degree which is contrary to the purpose for which said rocket motor is designed and intended to be used is prohibited.

#### **NEW SECTION**

WAC 212-20-620 SALE OF NONCOMPLYING ROCKET MOTORS. The sale, offering for sale, exposing for sale or otherwise making available to the public any rocket motor that does not comply with the requirements of this regulation and has not been tested and so certified is prohibited.

#### **NEW SECTION**

WAC 212-20-625 OPERATION OF ROCKETS CONTRARY TO FEDERAL AVIATION AGENCY REGULATIONS. The operation, discharge or activation of a rocket contrary to the provisions of federal air regulations is prohibited.

#### **NEW SECTION**

WAC 212-20-630 USE OF NONCOMPLYING ROCKETS. The manufacture, production, fabrication, making, operation, maintenance, launch, flight, test, activation, discharge or other experimentation with rockets or rocket motors, including but not limited to hybrid rocket motors, liquid propellant rocket motors, steam rocket motors rocket propellant chemicals for solid, liquid, and hybrid rocket motors including monopropellants, not in compliance with this regulation, is prohibited.

#### **NEW SECTION**

WAC 212-20-635 SALE OR USE OF HAND-HELD IGNIT-ERS. The sale, offering for sale, exposing for sale, making, or using of fuse, wick, or other ignition devices intended to be activated by a hand-held flame for the purpose of starting or igniting a rocket motor is prohibited.

#### **NEW SECTION**

WAC 212-20-640 FALSE CERTIFICATION. Affixing to a rocket motor a statement of compliance with this regulation or a statement of certification by a nationally-recognized testing laboratory or association, or writing in advertising or on the package that certification has been obtained, when such certification has not been obtained, has been withdrawn, or has been denied, is prohibited.

#### **NEW SECTION**

WAC 212-20-645 RELOADING SOLID PROPELLANT ROCKET MOTOR. Reloading any solid propellant rocket motor with any material, once said motor has been operated, is prohibited.

#### **NEW SECTION**

WAC 212-20-650 REFILLING COLD PROPELLANT ROCKET MOTOR. Reloading or refilling any cold propellant rocket motor with any material not specifically recommended or made available by the manufacturer is prohibited.

#### **NEW SECTION**

WAC 212-20-655 REFILLING PRESSURIZED LIQUID ROCKET MOTOR. Reloading, refilling or pressurizing any pressurized liquid rocket motor with any material or by any means not specifically provided or recommended by the manufacturer is prohibited.

#### **NEW SECTION**

WAC 212-20-660 PERMITS. The storage of more than 100 kilograms (220 pounds) of solid propellant model rocket motors and/or the launching of any rocket shall be subject to the permit requirements, if any, of the local authority having jurisdiction.

WAC 212-20-665 PENALTY. Violation of any provision of this regulation shall be deemed a misdemeanor, and upon conviction, shall be punishable as such.

#### **NEW SECTION**

WAC 212-20-990 APPENDIX—SUPPLEMENTARY INFOR-MATION. (This appendix is not a part of the regulation but is included for information purposes only.)

(1) Excerpt from Section 307, 72 Statute 749, 49 United States Code 1348, "Airspace Control and Facilities;" Federal Aviation Act of 1958 covering Federal Air Regulations, Part 101, Subpart A, Part 101.1 (a)(3)(iii):

"The Part prescribes rules governing the operation in the United States of the following: . . .

(3) Any unmanned rocket except . . .

(ii) Model rockets

- (a) Using not more than four ounces of propellant;
- (b) Using a slow-burning propellant;
- (c) Made of paper, wood or breakable plastic, containing no substantial metal parts, and weighing not more than sixteen ounces, including the propellant; and

(d) Operated in a manner that does not create a hazard to persons, property or other aircraft."

NOTE: By waiver letter dated December 27, 1968, the Federal Aviation Agency exempted cold propellant model rockets from the nonmetallic provisions of FAR 101(a)(3)(ii)(c) above.

(2) Model Rocketry Safety Code of the National Association of Rocketry-Hobby Industry Association of America.

Solid Propellant.

- 1. Construction My model rockets will be made of lightweight materials such as paper, wood, plastic, and rubber without any metal as structural parts.
- 2. Engines I will use only preloaded factory-made model rocket engines in the manner recommended by the manufacturer.
- 3. Recovery I will always use a recovery system in my model rockets that will return them safely to the ground so that they may be flown again.
- 4. Weight Limits My model rockets will weigh no more than 453 grams (16 ounces) at lift-off, and the engines will contain no more than 113 grams (4 ounces) of propellant.
- 5. Stability I will check the stability of my model rockets before their first flight, except when launching models of already proven stability.
- 6. Launching System The system I use to launch my model rockets must be remotely controlled and electrically operated, and will contain a switch that will return to "off" when released. I will remain at least 15 feet away from any rocket that is being launched.
- 7. Launch Safety I will not let anyone approach a model rocket on a launcher until I have made sure either the safety interlock key has been removed or the battery has been disconnected from my launcher.
- 8. Flying Conditions I will not launch my model rockets in high winds, near buildings, power lines, tall trees, low –flying aircraft, or under any conditions that might be dangerous to people or property.
- 9. Launch Area My model rockets will always be launched from a cleared area, free of any easy-to-burn materials, and I will use only nonflammable recovery wadding in my rockets.
- 10. Jet Deflector My launcher will have a jet deflector device to prevent the engine exhaust from hitting the ground directly.
- 11. Launch Rod To prevent accidental eye injury, I will always place the launcher so the end of the rod is above eye level, or cap the end of the rod with my hand when approaching it. I will never place my head or body over the launching rod. When my launcher is not in use, I will always store it so that the launch rod is not in an upright position.
- 12. Power Lines I will never attempt to recover my model rocket from a power line or other dangerous place.
- 13. Launch Targets and Angle I will not launch rockets so their flight path will carry them against targets on the ground, and will never use any explosive warhead nor a payload that is intended to be flammable. My launching device will always be pointed within 30 degrees of vertical.

14. Prelaunch Test – When conducting research activities with unproven designs or methods, I will, when possible, determine their reliability through prelaunch tests. I will conduct launchings of unproven designs in complete isolation.

#### Cold Propellant.

- 1. Engines I will use only factory-made model rocket engines in the manner recommended by the manufacturer. I will reload rocket engines only with the propellant recommended by the manufacturer.
- 2. Recovery I will always use a recovery system in my model rockets that will safely return them so they may be used again. I will conduct preflight tests to assure the recovery system functions properly before launching the rocket.
- 3. Weight Limits My model rockets will weight no more than 453 grams (16 ounces) at lift-off.
- 4. Stability I will check the stability of my model rockets before their first flight except when launching models of proven design.
- 5. Flying Conditions I will not launch my model rockets in high winds, near buildings, power lines, tall trees, low-flying aircraft, or under any conditions that might be dangerous to people or property. I will never attempt to recover a model rocket from a power line or other dangerous place.
- 6. Launch Rod To prevent accidental eye injury, I will always place the launcher so the end of the rod is above eye level, or cap the end of the rod with my hand when approaching it. I will never place my head or body over the launching rod. When my launcher is not in use, I will always store it so that the launch rod is not in an upright position.
- 7. Launch Targets and Angle I will not launch rockets so their flight path will carry them against targets on the ground, and will never use an explosive warhead nor a payload that is intended to be flammable. My launching device will always be pointed within 30 degrees of vertical.
- 8. Loaded Rockets I will never store or leave a loaded rocket untended. I will always keep a loaded rocket on a launcher or firmly restrained. I will never point a loaded rocket or its rocket nozzle at anyone, nor allow anyone to be in the flight path of a rocket during flight preparations.
- 9. Construction I will never use metal nose cones or metal fins.

NOTE: This NAR-HIAA Model Rocket Safety Code is included as an Appendix to provide the local authority having jurisdiction with guidelines as to nationally accepted safety practices so that the public may be advised concerning them if desired. Copies of this NAR-HIAA Safety Code are voluntarily included in every model rocket kit by the model rocket manufacturer members of the HIAA.

(3) Suggested Launch Site Dimensions and Provisions.

NOTE: These launching site dimensions and provisions are included as an Appendix to provide the local authority having jurisdiction and the interested public with a guideline concerning recommended, but not required, conditions for flying model rockets of the type permitted by this regulation.

Launch Site Dimensions

| Type<br>Motor | Total Impulse<br>(N-sec) | Max. Recom- mended Model Weight' (ounces) | Max. Recom- mended Fime Delay (seconds)* | Minimum Site<br>Dimensions<br>(feet) |  |
|---------------|--------------------------|---|--|--------------------------------------|--|
| 1/4A &        | 1/2A 0-1.25              | 3   | 2  | 50                                   |  |
| Á             | 1.26-2.50                | 4   | 3  | 100                                  |  |
| В             | 2.56-5.00                | 6   | 2  | 200                                  |  |
| С             | 5.01-10                  | 6   | 3  | 400                                  |  |
| D             | 10.01-20                 | 13  | 3  | 500                                  |  |
| E             | 20.01-40                 | 16  | 4  | 1000                                 |  |
| F             | 40.01-80                 | 16  | 4  | 1000                                 |  |

\*Maximum time delay for maximum model weight shown. Add one second of time delay for each ounce less than the maximum recommended model weight shown.

Launch Times: Models should be launched only during hours of daylight.

Recovery Wadding: The recovery device protective material (wadding) ejected from the model during the flight sequence when the recovery device is deployed, should be of a flame-resistant material.

Launch Site Conditions: The area for a radius of five feet around the launching device should be clear of dry grass or other flammable substances. It is recommended that the launch device be set atop a flame-resistant tarpaulin or canvas sheet if the launch area is grass covered. The launch site should not be located in a grain field or forested land

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 212-20-020 LICENSES, PERMITS, AND FEES.
- SUPERVISION.
- (2) WAC 212-20-030 SUPERVISI (3) WAC 212-20-040 MODEL RO CONSIGNMENT, AND SHIPMENT. MODEL ROCKET ENGINES—SALE.
  - (4) WAC 212-20-050 LAUNCHING SITE PROCEDURES.
  - PUBLIC VIEW.
- (5) WAC 212-20-060 (6) WAC 212-20-070 NECESSITY OF COMPLYING WITH RULES OF AERONAUTICS COMMISSION.
  - (7) WAC 212-20-080 PENALTIES.

#### WSR 79-07-019 **ADOPTED RULES** GAMBLING COMMISSION

[Order 90—Filed June 14, 1979]

Be it resolved by the Washington State Gambling Commission, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to the licensing and regulation of gambling activities, amending WAC 230-02-010, 230-04-110, 230-30-015, 230-30-080, 230-30-100 and 230-60-015.

This action is taken pursuant to Notice No. WSR 79-05-121 filed with the code reviser on 5/2/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

The amendment to WAC 230-04-110 is promulgated pursuant to RCW 9.46.070(4) and (6) and is intended to administratively implement that statute. The amendment to WAC 230-30-015 is promulgated pursuant to RCW 9.46.070(5) and is intended to administratively implement that statute. The amendment to WAC 230-30-080 is promulgated pursuant to RCW 9.46.070(10) and is intended to administratively implement that statute. The amendment to WAC 230-60-015 is promulgated pursuant to RCW 42.17.250 and .260 and is intended to administratively implement that statute. The amendments to WAC 230-02-010 and 230-30-100 are promulgated pursuant to 9.46.070(13) which directs that the Washington State Gambling Commission has authority to implement the provisions of chapter 9.46 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 8, 1979.

By Mary G. Knibbs Chairman AMENDATORY SECTION (Amending Order #42, filed 9-18-75)

WAC 230-02-010 WASHINGTON STATE GAMBLING COMMISSION. The Washington state gambling commission, hereinafter called "the commission", is the commission appointed by the governor pursuant to RCW 9.46.040 as the licensing and regulatory agency charged with the authority and duty to control statutorily authorized nonprofessional gambling activities. Where appropriate, the term "commission" also refers to the staff and employees ((which the department of motor vehicles shall make available to the commission to carry out the statutory purposes and provisions of that act)) of the commission.

AMENDATORY SECTION (Amending Order #12, filed 2-14-74)

WAC 230-04-110 LICENSING OF MANUFAC-TURERS OF PUNCHBOARDS, PULL TABS AND PULL TAB DISPENSING DEVICES. A manufacturer shall first obtain a license from the commission prior to manufacturing within the state of Washington, or selling or supplying to any persons within this state, or for use within this state, any punchboard, pull tab or device for the dispensing of pull tabs or engaging in any intrastate activities whatsoever in connection with such devices.

The applicant shall include upon the application form supplied by the commission, the following information. as well as all other information and materials which are elsewhere required under these rules:

- (1) The name and address of the applicant and the name and address of each of its separate locations manufacturing such devices;
- (2) The name and home address of all owners of the ((applicant)) manufacturing business if the business is not a corporation. If the business is a corporation, the name and address of each of the officers and each of the directors of the corporation and of each stockholder owning ten percent or more of any class of stock in the corporation:
- (3) A full description of each separate type of punchboard, pull tab or device for the dispensing of pull tabs which the applicant seeks to manufacture or to market in this state;
- (4) For each such device, the brand name under which it is sold:
- (5) If the applicant is a foreign manufacturer, then the full name, business and home address of the agent who is a resident of this state designated pursuant to WAC 230-12-300:
- (6) A list of all distributors of such devices, punchboards or pull tabs, and of all businesses or organizations located within the state of Washington in which the licensee has some financial interest and the details of that financial interest. For the purpose of this subsection, the term financial interest shall include, among all other interests, indebtedness from the licensee to the other person, or vice versa, in excess of five hundred dollars.

The applicant shall notify the commission within thirty days of any change in the information submitted on or with the application form. The applicant shall comply with all applicable laws of the United States and the state of Washington and all applicable rules of this commission.

AMENDATORY SECTION (Amending Order #48, filed 3-23-76)

WAC 230-30-015 IDENTIFICATION STAMPS. No punchboard, series of pull tabs or device for the dispensing of pull tabs shall be sold or purchased within this state or knowingly for use within this state or put out for play unless and until a stamp obtained from the commission containing an identifying number, symbol or combination thereof has been permanently and conspicuously affixed thereto. Once placed, such stamp shall not be removed or tampered with by any person.

With respect to punchboards, the stamp shall be placed so the complete number, together with any symbol appearing thereon, is plainly visible.

With respect to series of pull tabs, the stamps shall be placed upon the dispensing device sold together with, and for that specific series or upon a flare furnished by the manufacturer for that series. Such flare shall also show the series number assigned to that series by the manufacturer. If a different flare than the flare so stamped is used for display when the series of pull tabs is put out for play, then the manufacturer's flare, with the manufacturer's series number and with the identification stamp obtained from the commission thereon, shall be attached to the back of the substitute flare in such a manner as to be clearly visible to a person playing the device.

Stamps shall be placed only on items which conform to all requirements of this state's laws and the rules of this commission, and shall not be placed upon items not authorized for use within this state. Stamps shall be placed only upon those pull tab dispensing devices which have been approved by the commission pursuant to WAC 230-30-095.

Identification stamps may be obtained only from the commission, by a licensed manufacturer only, for five cents each. Such stamps shall be placed by the licensed manufacturer only on items which he, himself, sells or furnishes, and shall not be transferred or furnished to any other person unless already placed upon a punch-board, series of pull tabs or pull tab dispensing device.

No person not a licensed manufacturer shall obtain such stamps from any source, nor shall he affix such a stamp to any punchboard, series of pull tabs or pull tab dispensing device, after November 1, 1974.

((Those persons other than licensed manufacturers who have obtained stamps from the commission may return those stamps unused to the commission prior to November 1, 1974, and receive a refund at five cents per unused stamp, which will be made within a reasonable time after receipt by the commission of the stamps.))

AMENDATORY SECTION (Amending Order #55, filed 6-25-76)

WAC 230-30-080 LIMITATION ON PULL TAB DISPENSING DEVICES. (((1) No pull tabs shall be placed out for public play unless the device by which

they are dispensed to the consumer allows the consumer to either:

- (((a) See all of the pull tabs remaining on or within the series of pull tabs; or
- (((t)) The device contains a counter mechanism on its face which sets out clearly and precisely at any given time either
- (((i) The number of pull tabs which remain within, or (((ii) The number of pull tabs which have been purchased from, the pull tab series then in play.
- ((If one of the alternatives set out in subsection (b) is used, a notice shall be placed on the face of the dispensing device which clearly and plainly tells how one is able to use the number shown upon the counter to determine the number of chances remaining in the series of pull tabs for comparison with the number and quality of those prizes remaining with respect to that series at any given time.
- ((This subsection (1) shall not be effective after July 31, 1976.))
- (((2))) (1) No pull tabs shall be placed out for public play unless the total number of pull tabs originally in the series shall be clearly disclosed on the face of the flare advertising the prizes available from that series of pull tabs.
- (((3))) (2) No pull tab shall be added to a series of pull tabs after that series has been shipped from its place of manufacture.
- (((4))) (3) No pull tab series, or any portion thereof, shall be placed in, or if a spindle upon, any pull tab dispensing device until any other series of pull tabs previously in, or upon, the device has been played out or permanently removed from public play.
- (((5))) (4) No pull tab once placed in, or if a spindle upon, a pull tab dispensing device out for public play shall be removed from the dispensing device until the series is permanently removed from public play, except only:
  - (a) Those pull tabs actually played by consumers,
- (b) Those pull tabs removed by representatives of the commission, or other law enforcement agency inspecting the device, and
- (c) Those tabs temporarily removed during necessary repair or maintenance of the device.

Excepting only tabs removed under (b) and (c) hereinabove, once a pull tab has been removed from public play it shall not again be put out for public play.

- (((6) Effective August 1, 1976, no)) (5) No person shall put out any pull tab series for public play unless the series of pull tabs is wholly contained within, or if a spindle upon, the device used for dispensing that series.
- (((7) Effective August 1, 1976, no)) (6) No person shall sell or transfer to another person in this state, or for use within this state, or shall place out for public play any device for the dispensing of pull tabs not so constructed as to allow a consumer to clearly see each pull tab within, or if a spindle upon, the device prior to playing the device.
- (((8) Effective August 1, 1976, no)) (7) No person shall sell or transfer to any other person in this state, or for use within this state, or put out for public play any device for the dispensing of pull tabs without permanent

lines or markings on the face of the device and clearly visible to the consumer which effectively divide the tabs remaining in the device into divisions of approximately 25 tabs so that the consumer can determine how many tabs remain within the device.

(((9) Effective August 1, 1976, no)) (8) No person shall put out for public play any device for the dispensing of pull tabs which is not so constructed as to provide for at least one selection position for every 400 pull tabs originally in the series in play in the machine.

The following schedule shall be followed in the enforcement of this subsection:

| MINIMUM NUMBER OF<br>TABS FROM WHICH<br>SELECTION MUST BE<br>AVAILABLE | THE NUMBER OF TABS<br>ORIGINALLY IN SERIES<br>OF PLAY |
|--|---|
| 1  | 1–400   |
| 2  | 401-800   |
| .3   | 801-1200  |
| 4  | 1201-1600   |
| 5  | 1601-2000   |
| 6  | 2001-2400   |
| 7  | 2401-2800   |
| 8  | 2801-3200   |
| 9  | 3201-3600   |
| 10   | 3601-4000   |

(((10) Effective July 1, 1976, no)) (9) No person shall sell or transfer to another person in this state, or for use within this state, or put out for public play, any pull tab series which contains more than 4000 individual pull tabs.

## AMENDATORY SECTION (Amending Order #55, filed 6-25-76)

WAC 230-30-100 PUNCHBOARD AND PULL TAB DEVICE TO DISPLAY NAME OF ITS LICENSED MANUFACTURER. (1) No operator shall put out for play, and no distributor or manufacturer shall sell or otherwise furnish, any punchboard, series of pull tabs or device for the dispensing of pull tabs unless each such board, series, or device shall have conspicuously set forth thereon a stamp, seal or label which identifies its manufacturer and the city and state of its manufacturer.

(2) Any coin-operated pull tab dispensing device manufactured or sold in this state, or for use in this state, and initially placed out for play on or after August 1, 1976, shall have the manufacturer's name, the city and state of its manufacturer, and the manufacturer's serial number for that device stamped or embossed into its case. The manufacturer shall keep a permanent record describing each such device sold, identifying the purchaser and setting out that serial number.

The manufacturer's serial number shall be set out on the sales invoice each time the device is sold or transferred.

(3) Each individual pull tab shall have conspicuously set forth thereon the name of the manufacturer or label or trademark which identifies its manufacturer. The label or trademark must be filed with the commission prior

to the printing of the pull tab((: PROVIDED, That licensed distributors and operators who have existing inventories of punchboards and pull tabs without the manufacturer's label or trademark on April 1, 1975, which can be documented by manufacturer or distributor invoice, may use those inventories. A distributor selling such inventory equipment to a licensed operator must indicate on the invoice that the equipment is inventory in stock on April 1, 1975: PROVIDED FURTHER, That no such inventory in stock on April 1, 1975 may be legally sold after April 1, 1976)).

(4) No operator shall put out for play and no distributor shall sell or otherwise furnish, any punchboard, series of pull tabs or coin operated device for the dispensing of pull tabs, unless the manufacturer of punchboards, series of pull tabs or coin operated device for the dispensing of pull tabs, identified on such device, has been licensed by the commission.

## AMENDATORY SECTION (Amending Order #75, filed 9-16-77)

WAC 230-60-015 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF THE GAMBLING COMMISSION. The administrative office of the commission and its staff ((are)) is located in the capital plaza building, Olympia 98504. Commission offices located in other cities are as follows:

| CHI   | 2EK | VICES                               |
|---|-----|-------------------------------------|
| Spokane (( <del>99207</del> )) <u>99205</u>     | (a) | Gambling commission audit           |
| Suite (( <del>610, N. 407 Division St.</del> )) |     | and accounting.                     |
| 510, North Town Office Bldg.                    | (b) | Gambling commission law enforcement |
| Yakima 98901                                    | (a) | Gambling commission law             |
| Room 414 - 6 S. 2nd Street                      |     | enforcement                         |
| Larson Building                                 |     |                                     |
| Seattle 98115                                   | (a) | Gambling commission audit           |
| 444 N.E. Ravenna Blvd.                          |     | and accounting                      |
|   | (b) | Gambling commission law             |
|   |     | enforcement                         |
| Tacoma 98405                                    | (a) | Gambling commission audit           |
| The Pettibon Office Bldg.                       |     | and accounting                      |
| 1201 S. Proctor                                 | (b) | Gambling commission law             |
|   |     | enforcement                         |

All records of the commission are maintained in the administrative office in Olympia.

# WSR 79-07-020 ADOPTED RULES COUNCIL FOR POSTSECONDARY EDUCATION [Order 4-79, Resolution 79-33—Filed June 15, 1979]

Be it resolved by the Council for Postsecondary Education, acting at University of Washington, Seattle, Washington, that it does promulgate and adopt the annexed rules relating to State of Washington College Work Study Program, amending WAC 250-40-030 and 250-40-050.

This action is taken pursuant to Notice No. WSR 79-03-087 filed with the code reviser on 3/7/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Council for Postsecondary Education as authorized in RCW 28B.10.806.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED April 18, 1979.

By Chalmers Gail Norris Executive Coordinator

AMENDATORY SECTION (Amending Order 5-77, filed 5/11/77)

WAC 250-40-030 DEFINITIONS. (1) "Financial need" shall be the difference between the budgetary cost to the student attending an institution of postsecondary education and the total applicant resources which the institutional financial aid officer determines can reasonably be expected to be available to the student for meeting such costs.

- (2) "Budgetary cost" of attending an institution shall consist of that amount required to support the individual and his or her dependents during the period in which that individual is enrolled as a student. Budgets will reflect the latest recognized cost levels for room and board, transportation, books, supplies, personal expenses, and any other cost factors deemed necessary for consideration.
- (3) "Total applicant resources" for the dependent student shall mean the sum of the amounts which reasonably may be expected from the student and his or her spouse inclusive of expected summer savings to meet the student's cost of education, and the amount which reasonably may be expected to be made available to the student by his or her parents for such purpose. For the self—supporting student total applicant resources shall mean the amount which reasonably may be expected from the student and his or her spouse inclusive of expected summer savings to meet the student's cost of education.
- (4) "Washington resident" shall be defined as an individual who has been domiciled within the state of Washington for at least one year. Domicile shall denote a person's true fixed and permanent home and place of habitation. It is the place where he or she intends to remain and to which he or she upon leaving, expects to return without intending to establish a new domicile elsewhere. Determination of domicile shall be in accordance with RCW 28B.15.011 ((=)) through RCW 28B.15.014.
- (5) "Eligible institution of postsecondary education" shall mean any postsecondary educational institution in the state of Washington accredited by the Northwest Association of Secondary and Higher Schools, or any public vocational—technical institute in the state of Washington.
- (6) "Eligible employer" shall be defined as any eligible public institution of postsecondary education, any other nonprofit organization which is nonsectarian, or any profit—making nonsectarian organization which can and agrees to provide employment of a demonstrable benefit related to the student's postsecondary educational

pursuits and which has been approved by the Council for Postsecondary Education for participation in the Work-Study Program. In approving an employer as eligible, the council will consider at the minimum:

- (a) The relationship of the job to the student's educational objective;
- (b) The potential for displacement of regular employees;
- (c) The rate of pay as compared to salaries and wages provided other employees engaged in similar work((-));
- (d) The employer's compliance with appropriate federal and state civil rights laws.
- (7) "Dependent student" shall mean any post-high school student attending an eligible institution of post-secondary education who does not qualify as a self-supporting student in accordance with <u>subsection</u> (8) of this section.
- (8) "Self-supporting student" shall be one who demonstrates compliance with all of the following criteria:
- (a) The student will not be and has not been claimed as an exemption for federal income tax purposes by any person except his or her spouse for the calendar year(s) in which a Work-Study award is received and the prior calendar year.
- (b) The student will not receive and has not received financial assistance of more than ((\$\frac{\$600}{0}\$)) \$\frac{\$750}{0}\$ in cash or kind from his or her parent(s) in the calendar year(s) in which a Work-Study award is received and the prior calendar year.
- (c) The student will not live and has not lived in the home(s) of his or her parent(s) except during limited vacation periods during the calendar year(s) in which an award is received and the prior calendar year unless the student reimburses the parent(s) for at least the value of the student's room and board and personal benefits. Vacation periods will not include summer vacation unless such vacation is for a limited time between the end of spring term and the beginning of summer term or summer employment, or the end of summer term or summer employment and the beginning of fall term. As a general rule, vacation periods should not exceed the length of break period between academic terms. Any individual variance from this guideline which would warrant special classification of the student as selfsupporting must be approved by the Council for Postsecondary Education.
- (9) "Half-time-student" means any student enrolled in exactly one-half of the credit hour or clock hour load defined by the institution as constituting expected full time progress toward the particular degree or certificate.

AMENDATORY SECTION (Amending Order 3-78, filed 7/7/78)

WAC 250-40-050 RESTRICTIONS ON STU-DENT PLACEMENT AND COMPENSATION. (1) Displacement of employees. Employment of state workstudy students (({may})) may not result in displacement of employed workers or impair existing contracts for services. State work-study students employed by public institutions of postsecondary education may not fill positions currently or formerly occupied by classified employees. In all other cases, state work-study students may not fill positions which have been occupied by regular employees during the current or prior calendar or fiscal year( $(\frac{1}{1})$ ).

(2) Rate of compensation. All work-study positions shall receive compensation equal to the entry level salary of comparable positions.

(3) Appeals. The council shall be notified of any violation of the requirements under (1) and (2) above. If satisfactory resolution cannot be made by the council, the advisory committee authorized by WAC 250-40-070(6) shall review the appeal and make a recommendation to the council on the disposition of the appeal.

- (4) Maximum total compensation. Earnings beyond the student's state work-study eligibility must be reported to the financial aid officer, and resulting adjustments made in the financial aid package. However, if necessary to complete a special state work-study assignment, or to continue employment to the end of an academic term, the student may be allowed, upon agreement of the financial aid officer, to earn up to an additional \$200 ((beyond)) through the State Work-Study ((award)) program without penalty. In addition, a student wishing to extend his or her experience beyond the \$200 maximum may, after all possible adjustments have been made in the financial aid package, replace expected family contribution by continuing in his or her employment position for the balance of the academic year if the employer pays 100 percent of the student's compensation.
- (5) State share of student compensation. The state share of compensation paid students employed by state supported institutions of postsecondary education shall not exceed 80 percent of the student's gross compensation. The state share of compensation paid students employed by all other employers shall not exceed 65 percent of the student's gross compensation.
- (6) Employer share of student compensation. The employer shall pay a minimum of 20((%)) percent or 35((%)) percent of the student's gross compensation as specified in subsection (5) above, plus the costs of any employee benefits including all payments due as an employer's contribution under the state workman's compensation laws, federal Social Security laws, and other applicable laws.
- (7) Academic credit for state work-study employment. Students may receive academic credit for experience gained through state work-study employment.
- (8) Maximum hours worked. Employment of a student in excess of an average of 19 hours per week over the period of enrollment for which the student has received an award or maximum of 40 hours per week during vacation periods will not be eligible for reimbursement from state funds. Further, the student cannot accept other on-campus employment which results in achievement of a change in residency status for tuition and fee purposes under RCW 28B.15.014.
- (9) Types of work prohibited. Work performed by a student under the State College Work-Study Program shall not be sectarian related and shall not involve any partisan or nonpartisan political activity.

COUNCIL FOR POSTSECONDARY EDUCATION

[Order 5-79, Resolution 79-33-Filed June 15, 1979]

Be it resolved by the Council for Postsecondary Education, acting at University of Washington, Seattle, 10 Washington, that it does promulgate and adopt the annexed rules relating to State of Washington State Need 100 Grant program, amending WAC 250-20-011, 250-20-021, 250-20-041, 250-20-051 and 250-20-061.

This action is taken pursuant to Notice No. WSR 79-  $\mu$ 03-088 filed with the code reviser on 3/7/79. Such rules in the code reviser of 3/7/79. shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rulemaking authority of the Council for Postsecondary Education as authorized in RCW 28B.10.806.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED April 18, 1979.

By Chalmers Gail Norris **Executive Coordinator** 

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AMENDATORY SECTION (Amending Order 2-77, filed 4/13/77)

WAC 250-20-011 ((<del>PROGRAM</del>)) STUDENT ELIGIBILITY. (1) For a student to be eligible for a State Need Grant he or she must:

- (a) Be a "needy student" or "disadvantaged student" as determined by the Council for Postsecondary Education in accordance with RCW 28B.10.802.
- (b) Have been domiciled within the state of Washington for at least one year.
- (c) Be enrolled or accepted for enrollment as a fulltime undergraduate student or be a student under an established program designed to qualify him or her for enrollment as a full-time student at a postsecondary institution in the State of Washington.
- (i) For purposes of Need Grant eligibility, the student must be enrolled in a course load of at least twelve credit or equivalent clock hours unless it is documented that "full-time" for the particular course the student is pursuing is less than twelve credit or equivalent clock hours. Should a student be in such a course of study, he or she must be enrolled for the number of credit or equivalent clock hours accepted as full-time for that course of study. A grant recipient enrolled less than full-time may not receive this grant for the term in question, but is eligible for reinstatement or reapplication for a grant upon return to full-time status. If, on the written recommendation of a counselor or a professor, and in accordance with agreement by the financial aid officer, the student enrolls in a course load less than full-time, the student will be allowed to retain his or her grant for that term.
- (ii) In addition to enrolling full-time, the student is also expected to satisfactorily complete twelve credit or equivalent clock hours or the appropriate number of

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hours as documented. Each institution must submit to the Council for Postsecondary Education for approval its policy for awarding financial aid to students who do not complete the required number of credit or clock hours. The financial aid office must have on record in each student's file justification for rewarding a Need Grant to any student who received a grant the previous academic term and did not complete a full-time course load during that term.

- (iii) If the council is notified in writing that a Need Grant recipient will not attend the institution for a term during the academic year of the grant award, but plans to return that same academic year, a portion of the full year's grant may be awarded for those terms the student attends full-time.
  - (d) Not be pursuing a degree in theology.
- (e) Be a citizen of the United States or in the process of becoming a citizen.
- (f) Not have received a State Need Grant for more than eight semesters or twelve quarters or equivalent or a combination of these two. Upon receipt of a bachelor's degree, a student is no longer eligible. A fifth—year student in a program requiring five years for a bachelor's degree may receive a State Need Grant if he or she has not received a State Need Grant for the maximum number of quarters or semesters.
- (g) Have applied for a Basic Educational Opportunity Grant.
- (h) Certify that he or she does not owe a refund on a State Need Grant, a Basic Educational Opportunity Grant or a Supplemental Educational Opportunity Grant, and is not in default on a loan made, insured, or guaranteed under the National Direct Student Loan or Guaranteed Student Loan programs.

## AMENDATORY SECTION (Amending Order 2-78, filed 4/27/78)

#### WAC 250-20-021 PROGRAM DEFINITIONS.

- (1) The term "needy student" shall mean a post-high school student of an institution of postsecondary education who demonstrates to the council the financial inability, either parental, familial, or personal, to bear the total cost of education for any semester or quarter.
- (2) The term "disadvantaged student" shall mean a post-high school student who by reason of adverse cultural, educational, environmental, experiential or familial circumstance is "unable to qualify for enrollment" as a full-time student in a postsecondary institution, and who otherwise qualified as a needy student and who is attending a postsecondary educational institution under an established program designed to qualify him or her for enrollment as a full-time student.
- (3) The term "postsecondary institution" shall mean any public or private college, university or community college in the state of Washington which is recognized by the Northwest Association of Secondary and Higher Schools; a postsecondary institution shall also mean any state-supported vocational-technical institute in the state of Washington.
- (4) The term "domicile" shall denote a person's true fixed and permanent home and place of habitation. It is

- the place where he or she intends to remain and to which he or she, upon leaving, expects to return without intending to establish a new domicile elsewhere. Determination of "domicile" shall be in accordance with RCW 28B.15.011((=RCW)) through 28B.15.014.
- (5) "Dependent student" shall mean any post-high school student who does not qualify as an independent student in accordance with ((206.0 [WAC 250-20-021(6)])) WAC 250-20-021(6).
- (6) "Independent student" shall mean any student whose parents (including step-parent(s)) do not acknowledge and accept a financial responsibility for the student and have on record in the financial aid office documentation attesting to requirements for independence. Such requirements include the following criteria:
- (a) The student has not and will not be claimed as an exemption for federal income tax purposes by any persons except his or her spouse for the calendar year(s) in which a State Need Grant is received and the prior calendar year.
- (b) The student has not received and will not receive financial assistance of more than ((\$\frac{\$600}{0}\$)) \$\frac{\$750}{0}\$ in cash or kind from his or her parent(s) in the calendar year(s) in which a State Need Grant is received and the prior calendar year.
- (c) The student has not lived and will not live in the home of his or her parent(s) except during occasional temporary visits during the calendar year(s) in which a State Need Grant is received and the prior calendar year.
- (d) A special category of independent students consists of persons emancipated or independent by circumstances beyond their control. Examples are wards of court and orphans. An affidavit describing such circumstances is required in lieu of documentation of the family financial situation. Students in this category will be treated as independent applicants with a \$0 parental income and contribution.
- (e) Married students will be considered as dependent or independent as appropriate.
- (7) Definition of "undergraduate students" will be in accord with definitions adopted for institutional use by the council.
- (8) "Budgetary cost" shall consist of that amount required to support an individual as a student for nine months, taking into consideration cost factors for maintaining the student's dependents. The Council for Post-secondary Education will annually review and adjust budgets which will reflect the latest recognized cost levels for room and board, transportation, books, supplies, personal expenses and any other factors deemed necessary for consideration. The adopted budgets will be published concurrent with annual guidelines for program administration.
- (9) "Total family contribution" for dependent students and students who have been independent from their parents for less than five years shall mean the sum of the assumed parents' contribution, expected student summer savings, contribution from student assets, and additional student resources. For students who have been independent for five years or longer, "total family contribution" shall mean the sum of expected student

summer savings, contribution from student assets, and additional student resources.

- (10) "Parents' contribution" shall mean the contribution toward college expenses expected from the student's parent(s) as related to the total financial strength of the parents.
- (11) (("Student's expected summer savings" shall be an established amount expected of all State Need Grant nominees to be applied toward their educational costs as a result of savings from summer employment. The expectation figure will be established by the council each year.
- (12)) "Student assets" are comprised of those funds other than the student's expected summer savings and additional student resources as defined in ((213.0 [WAC 250-20-021(13)])) WAC 250-20-021(13) to meet his or her educational expenses which were generated primarily through the student's own efforts. Examples of student assets are money in a savings account or in a trust fund.
- (((13))) (12) "Additional student resources" consist of those funds made available to the student primarily because of his or her student status such as G.I. Bill or veterans benefits. They also include financial support such as public assistance benefits, vocational rehabilitation funds, CETA funds, spouse's academic year income, those portions of agency funds designated for expenses other than tuition and fees, etc. Funds administered by the institution, Basic Grants, BIA grants, those portions of agency funds designated for tuition and fees, and students employment are to be used as matching funds, and as such are not included as "additional student resources".
- (13) "State Need Index" is the difference between the appropriate ranking factor as identified in the following table, and the student's total family contribution.

Ranking factors:

Students living with parents – \$1970

Students living away from parents - \$2770

Two-person families - \$4065

Plus an additional \$1000 for the first dependent and \$800 for each subsequent dependent.

- (14) (("Determined need" is the difference between the appropriate student budget and the student's total family contribution.
- (15))) "Academic year" is that nine-month period of time from September to June during which a full-time student would normally be expected to complete the equivalent of two semesters or three quarters of instruction.

## AMENDATORY SECTION (Amending Order 2-77, filed 4/13/77)

- WAC 250-20-041 AWARD PROCEDURE. (1) The council shall annually determine recipients of Washington State Need Grants from among Washington residents who have applied either directly or indirectly for a State Need Grant by ranking them according to ((determined financial need)) their State Need Indexes.
- (2) Grant receipt shall be determined by the inability of the student and family, if appropriate, to contribute to

- the postsecondary educational costs of the applicant as demonstrated by the ((determined need)) State Need Index of the student.
- (3) Maximum and minimum grant amounts will be established by the Council each year.
- (4) Students may receive a State Need Grant for any regular academic term in which they are enrolled full-time. Depending on the availability of funds, students may receive a Need Grant for summer session attendance.
- (5) Upon determination of grant recipients, the council will notify the institutions of their applicants who will receive a State Need Grant and the amounts of the grants.
- (6) The institution will be expected, insofar as possible, to match the State Need Grant with other funds sufficient to meet the student's need. Matching moneys may consist of student financial aid funds and/or student self-help.
- (7) ((The institution will notify the student of receipt of the State Need Grant.)) All financial resources available to a State Need Grant recipient, when combined, may not exceed the amount computed as necessary for the student to attend a postsecondary institution should a Need Grant recipient be employed in a work/study position, however, the student may be allowed to earn up to \$200 above his or her need in order to continue employment to the end of the academic year.
- (8) ((Grant receipt for those students nominated by the institutions or applying directly to the Council after the initial closing date will be determined in the same manner as described in 401.0 and 402.0 [WAC 250-20-041(1) and 250-20-041(2)] above.)) The institution will notify the student of receipt of the State Need Grant.
- (9) Grant receipt for those students nominated by the institutions or applying directly to the council after the initial closing date will be determined in the same manner as described in subsection (1) of this section and WAC 250-20-040(2).

## AMENDATORY SECTION (Amending Order 2-77, filed 4/13/77)

- WAC 250-20-051 GRANTS DISBURSEMENT. (1) Every term financial aid officers from participating institutions will submit the appropriate warrant order form to the Council for Postsecondary Education for each State Need Grant recipient certifying full-time enrollment and grant eligibility.
- (2) Upon receipt of the warrant order forms, the Council for Postsecondary Education will forward warrants to the appropriate institution for each recipient.
- (3) The student must acknowledge receipt for the State Need Grant each term agreeing to the conditions of award.
- (4) All signed receipts for State Need Grants are to be returned to the council, along with all unclaimed warrants on or before the date specified by the council each term.
- (5) Should a student recipient leave school by reason of failure or withdrawal at the end of the grading period, the unused portion of the grant will remain with the state.

- (6) Should a student recipient withdraw from classes during the term in which he or she was awarded a State Need Grant, ((and prior to the institutional deadline for refunding any portion of registration fees, he or she shall return the unused portion to the Council)) he or she shall be required to repay the appropriate amount to the council.
- (a) Each institution must submit for council approval its policies and procedures for calculating the amount of State Need Grant funds to be returned to the council by students who withdraw from classes after having been awarded State Need Grants.
- (b) The amount of State Need Grant funds to be returned to the council shall be determined by the institution in accordance with its council-approved policies and procedures.
- (c) The institution shall advise the students and the council of amounts to be repaid.
- (d) The council will advise the institution when the student has repaid the amount due.

AMENDATORY SECTION (Amending Order 1-79, filed 2/5/79)

WAC 250-20-061 PROGRAM ADMINISTRA-TION AND AUDITS. (1) The staff of the Council for Postsecondary Education, under the direction of the Executive Coordinator, will manage the administrative functions relative to this program.

- (2) As a precedent to participating in the State Need Grant program, each institution must acknowledge its responsibility to administer the program according to prescribed rules and regulations and guidelines.
- (3) The Council for Postsecondary Education will review institutional administrative practices to determine institutional compliance with rules and regulations and program guidelines. If such a review determines that an institution has failed to comply with program rules and regulations or guidelines, the institution will reimburse the program in the appropriate amount.
- (4) Any student who has obtained a State Need Grant through means of a willfully false statement or failure to reveal any material fact, condition, or circumstance affecting eligibility will be subject to applicable civil or criminal penalties.

# WSR 79-07-022 PROPOSED RULES DEPARTMENT OF TRANSPORTATION [Filed June 15, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Transportation intends to adopt, amend, or repeal rules concerning the signing of school bus stops on partially controlled limited access highways in accordance with the Manual of Uniform Traffic Control Devices:

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, July 16,

1979, in the Board Room 1D9, Transportation Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 47.36.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to July 16, 1979, and/or orally at 10:00 a.m., Monday, July 16, 1979, Board Room 1D9, Transportation Building, Olympia, Washington 98504.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-04-001 filed with the code reviser's office on March 8, 1979.

Dated: June 15, 1979 By: V. W. Korf Deputy Secretary

## WSR 79-07-023 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed June 15, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 47.52.133 et seq, that the Washington State Department of Transportation intends to adopt, amend, or repeal rules concerning chapter 468-54 WAC, Limited Access Hearings. Section 468-54-010 is amended to provide definitions which are consistent with proposed amendments to chapter 468-58 WAC. Section 468-54-040 is amended to add procedure for mailing notices when a single hearing is held on projects when more than one county, city, or town is involved. Section 468-54-050 is amended to delete requirements for entering a written appearance in order to speak at hearings and for multiple copies of exhibits. Section 468-54-065 is supplemented by adding subsection (7) and (8) to clarify procedures and to authorize examiners to limit time for statements when necessary. Section 468-54-080 - Procedures for furnishing copies of transcripts are modified to be consistent with the Public Disclosure Act;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, July 16, 1979, in the Board Room 1D9, Transportation Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 47.52.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to July 16, 1979, and/or orally at 10:00 a.m., Monday, July 16, 1979, Board Room 1D9, Transportation Building, Olympia, Washington 98504.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-05-091 filed with the code reviser's office on May 1, 1979.

Dated: June 15, 1979 By: V. W. Korf Deputy Secretary

# WSR 79-07-024 PROPOSED RULES DEPARTMENT OF TRANSPORTATION [Filed June 15, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 47.52 RCW, that the Department of Transportation intends to adopt, amend, or repeal rules concerning chapter 468-58 WAC, Limited Access Highways. WAC 468-58-010 is modified by addition of a sentence to subsection (2) to clarify that direct commercial approaches are not permitted on sections of highways having partial access control. Subsection (3) is added to define modified limited access control. WAC 468-58-020 has been modified to recognize the authority of the Secretary of Transportation with respect to revisions to established limited access highways. WAC 468-58-030 is amended to refer to "commercial approaches" rather than "service stations". Subsection (3) is added to cover modified access control. WAC 468-58-040, subsection (1) has been amended to refer to current Federal standards. WAC 468-58-080 has been amended to incorporate definitions and standards for commercial approaches permitted when modified limited access control is established. WAC 468-58-090 has been amended to use twenty years rather than thirty years as the basis for traffic forecasts in design of limited access highways. Other changes have been incorporated to conform to changes in the functional classification of highways and to incorporate standards for using modified limited access control. WAC 468-58-100 has been amended by deleting subsection (3). The definitions have been moved to WAC 468-58-080 to have all road approach definitions together:

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, July 16, 1979, in the Board Room, 1D9, Transportation Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 47.52.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to July 16, 1979, and/or orally at 10:00 a.m., Monday, July 16, 1979, Board Room 1D9, Transportation Building, Olympia, Washington 98504.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-05-092 filed with the code reviser's office on May 1, 1979.

Dated: June 15, 1979 By: V. W. Korf Deputy Secretary

# WSR 79-07-025 EMERGENCY RULES DEPARTMENT OF FISHERIES [Order 79-40—Filed June 15, 1979]

I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia,

Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Lake Washington sockeye and fall chinook, Elwha summer-fall chinook, Baker River sockeye, Hood Canal pinks, and Stillaguamish River pinks require protection as they are predicted to return below the desired escapement goal for each stock.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 15, 1979.

By Gordon Sandison Director

#### **NEW SECTION**

WAC 220-28-004B0I CLOSED AREA Effective immediately through June 23, 1979, it shall be unlawful to take, fish for or possess salmon for commercial purposes with net gear in Treaty Indian Salmon Management and Catch Reporting Area 4B.

#### **NEW SECTION**

WAC 220-28-00500J CLOSED AREA Effective immediately through June 23, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 5.

#### **NEW SECTION**

WAC 220-28-00600K CLOSED AREA Effective immediately through June 23, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 6.

#### **NEW SECTION**

WAC 220-28-006B0K CLOSED AREA Effective immediately through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 6B.

WAC 220-28-006C0D CLOSED AREA Effective immediately through June 23, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 6C.

#### **NEW SECTION**

WAC 220-28-00800R CLOSED AREA Effective June 16, 1979 through August 1, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 8, with purse seine gear, or with gill net gear having mesh size smaller than 6-1/2 inches.

#### **NEW SECTION**

WAC 220-28-008F00 CLOSED AREA (1) Effective immediately and through those times and in those portions of the Skagit River listed below, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear:

(a) Effective immediately through June 18, 1979, that portion of the Skagit River from the mouth of Gilligan

Creek upstream to Hamilton.

(b) Effective immediately through July 7, 1979, that portion of the Skagit River from Hamilton upstream to the Old Faber Ferry Landing above Concrete.

(c) Effective immediately through September 16, 1979, from the Old Faber Ferry Landing, above Con-

crete upstream, including all tributaries.

- (2) Effective for the periods indicated below, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in those portions of the Skagit River listed below with gill net gear having mesh size smaller than 6-1/2 inches:
- (a) Effective June 16, 1979 through August 1, 1979, that portion of the Skagit River from the mouth upstream to the mouth of Gilligan Creek.
- (b) Effective June 19, 1979 through August 1, 1979, that portion of the Skagit River from the mouth of Gilligan Creek upstream to Hamilton.
- (c) Effective July 8, 1979 through August 1, 1979, that portion of the Skagit River from Hamilton upstream to the Old Faber Ferry Landing above Concrete.

#### **NEW SECTION**

WAC 220-28-00900E CLOSED AREA Effective immediately through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 9.

#### **NEW SECTION**

WAC 220-28-01000H CLOSED AREA Effective immediately through September 8, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Treaty Indian Salmon Management and Catch Reporting Area 10 north of a line from West Point to Skiff Point.

#### **NEW SECTION**

WAC 220-28-010A0L CLOSED AREA Effective immediately through July 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10A.

#### **NEW SECTION**

WAC 220-28-010B0L CLOSED AREA Effective immediately through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10B.

#### **NEW SECTION**

WAC 220-28-010C01 CLOSED AREA Effective immediately through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10C.

#### **NEW SECTION**

WAC 220-28-010D0H CLOSED AREA Effective immediately through December 31, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10D and the Cedar River.

#### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-004B0H CLOSED AREA (79-30) WAC 220-28-00500I CLOSED AREA (79-24) WAC 220-28-00600J CLOSED AREA (79-24) WAC 220-28-006C0C CLOSED AREA (79-24)

Effective June 16, 1979:

WAC 220-28-00800Q CLOSED AREA (79-24) WAC 220-28-008F0N CLOSED AREA (79-24)

#### WSR 79-07-026 PROPOSED RULES DEPARTMENT OF PERSONNEL

(Personnel Board) [Filed June 15, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 41.06.040, that the State Personnel Board intends to adopt, amend, or repeal rules concerning Appointments-Veterans-Non-competitive, new section WAC 356-30-075;

that such agency will at 10:00 a.m., Thursday, July 12, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, July 12, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

The authority under which these rules are proposed is RCW 41.06.040 and 41.06.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to July 10, 1979, and/or orally at 10:00 a.m., Thursday, July 12, 1979, Board Meeting Room, 600 South Franklin, Olympia, WA.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-06-023 filed with the code reviser's office on May 15, 1979.

> Dated: June 14, 1979 By: Leonard Nord Secretary

#### WSR 79-07-027 NOTICE OF PUBLIC MEETINGS CLARK COLLEGE

[Memorandum—June 12, 1979]

The members of the Clark College Board of Trustees will meet on Friday, June 15, at 7 p.m. to participate in college commencement ceremonies on the Clark College campus. Following the graduation exercises, board members will meet for a social function with members of the staff at the home of Dr. Richard A. Jones, President, 8604 Sherley Avenue. The Board will not convene, and no action will be taken at these events.

#### WSR 79-07-028 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed June 18, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 16.36 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning the amending of Order 1588, WAC 16-86-015 Washington Cattle Sale Requirements. Implements change of ownership testing for brucellosis disease control;

and that the adoption, amendment, or repeal of such rules will take place at 3:00 p.m., Friday, June 29, 1979, in the Director's Office, Department of Agriculture.

The authority under which these rules are proposed is chapter 16.36 RCW.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-05-103 filed with the code reviser's office on May 2, 1979.

> Dated: June 18, 1979 By: John J. Doherty Assistant Director

#### WSR 79-07-029 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed June 18, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules relating to medical assistance, amending chapters 388-83, 388-87 and 388-92 WAC.

Correspondence concerning this notice and proposed rules attached should be addressed to:

> Michael Stewart **Executive Assistant** Department of Social and Health Services Mailstop OB-44 C Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, August 8, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 15, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 10:00 a.m., Wednesday, August 8, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

> Dated: June 18, 1979 By: Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 1346, filed 9/27/78)

WAC 388-83-030 COMPUTATION OF AVAILABLE IN-COME. (1) Income and net income shall be as defined in WAC 388-22-030.

(a) Total income of a beneficiary of supplemental security income, except for institutionalized recipients, is not considered an available resource; see WAC 388-92-025(1)(a) for SSI-related recipients.

(2) Net cash income shall be determined as for the federal aid category to which the FAMCO recipient is relatable according to WAC

388-28-515 through 388-28-580, except that:
(a) Contrary to WAC 388-28-515(5) the cost of child care necessary to employment shall be deducted from earned income as an employment expense if such care is not provided without cost or as departmental service. The expense allowed shall be the actual cost ((but not to exceed the standard in WAC 388-15-170(5))).

- (b) Contrary to WAC 388-28-570(6), earned income exemptions for applicants and recipients of medical assistance related to AFDC do not apply.
- (3) To arrive at available income, the following items shall be deducted from net income:
- (a) Support payments being paid by the applicant or recipient under court order.
- (b) Special nonmedical needs, such as payment to a wage earner's plan (specified by the court in a bankruptcy proceeding), or previously contracted major household repairs if failure to make such payments would result in garnishment of wages or loss of employment.

#### AMENDATORY SECTION (Amending Order 1202, filed 4/1/77)

WAC 388-83-050 AVAILABILITY OF RESOURCES. (1) In establishing eligibility for medical care, only resources actually available after applying the department's rules for disregarding or setting aside any resource for the future needs of an applicant or recipient shall be considered. Nonexempt real property shall be considered as available only when it is identified as being under the control of the applicant, "in hand", or will be available within a three-month period, including the month in which the services were rendered.

(2) If a minor applies for medical care other than for obstetrical care the parent legally responsible for the support of the minor is also by law financially responsible for the payment for medical care provided to the minor. In such case the standards in WAC 388-83-035 shall apply to determine available income to meet the medical care needs of the minor. See also WAC 388-24-550, 388-28-350 and 388-28-355. For a pregnant minor see WAC 388-82-015(1)(a)(i).

(3) For a foster child, other than an AFDC-FC, for whom the department is making a foster care payment, only income and resources of the child are considered available in determining eligibility.

(4) Even if state law confers adult status at age eighteen (see WAC 388-24-550), the department must consider parental income and resources as available for a child if he is living with the parent until he becomes twenty-one.

#### AMENDATORY SECTION (Amending Order 1301, filed 6/2/78)

WAC 388-87-027 SERVICES REQUIRING PRIOR AP-PROVAL BY STATE OFFICE. (1) The following services requiring approval of the local medical consultant shall also receive prior approval of the chief of the office of medical assistance:

- (a) Nonemergent surgical procedures see WAC 388-86-095(6);
- (b) Prosthetic devices and major appliances see WAC 388-86-100.
- (i) Purchase of reusable medical appliances and aids to mobility costing more than five hundred dollars,
- (ii) Purchase of nonreusable surgical appliances or prosthetic devices costing more than five hundred dollars except those described in WAC 388-87-025(2)(b).
- (2) With the exception of prosthetic devices and major appliances, subsection (1) does not apply to ((ESSOs)) CSOs or regions which have full time medical consultants who are authorized to give approval.
- (3) The medical director or designee may approve the purchase of a hearing aid for less than 50 decibel loss if social information justifies the need.

#### AMENDATORY SECTION (Amending Order 1402, filed 5/16/79)

### WAC 388-92-025 COMPUTATION OF AVAILABLE IN-COME. (1) Income shall be defined as in WAC 388-92-005.

- (a) Total income of a beneficiary of supplemental security income, except for institutionalized recipients, is not considered an available resource.
- (b) Income and resources are considered separately for spouses who cease to live together in a common household, and blind or disabled children separated from parent(([-])). For purposes of eligibility determination only, income and resources are considered mutually available
- (i) for the first six months after the month they cease to live together where both spouses apply for FAMCO as aged, blind or disabled,
- (ii) for the month of separation where only one spouse applies for FAMCO as aged, blind, or disabled or where blind or disabled children are separated from parents.
- (c) If a minor applies for medical care the parent legally responsible for the support of the child is also by law financially responsible for the

payment for medical provided to the child. In such case the standards in WAC 388-83-035 shall apply to determine available income to meet the medical needs of the child. See also WAC 388-24-550.

- (d) For a pregnant minor see WAC 388-82-015.
- (e) Even if state law confers adult status at age eighteen (see WAC 388-24-550), the department must consider parental income and resources as available for a child if he is living with the parent until he becomes twenty-one.
- (2) Net cash income shall be determined as for the Title XVI category to which the applicant for FAMCO is relatable according to WAC 388-92-015(4).
- (3) To arrive at available income, the following items shall be excluded sequentially from income:
- (a) Any amount received from any public agency as a return or refund of taxes paid on real property or on food purchased by such individual or spouse;
  - (b) State public assistance based on financial need;
- (c) Any portion of any grant, scholarship, or fellowship received for use in paying the cost of tuition and fees at any educational institution;
- (d) Income that is not reasonably anticipated, or received infrequently or irregularly, if such income does not exceed twenty dollars per month if unearned, or ten dollars per month if earned;
- (e) Any amounts received for the foster care of a child, who is not an eligible individual, but who is living in the same house as such individual and was placed in such home by a public or nonprofit private child-placement or child-care agency;
- (f) One-third of any payment for child support received from an absent parent will be excluded.
- (g) The first twenty dollars per month of earned or unearned income, not otherwise excluded above, for a person at home. The exclusion is considered only once for a husband and wife. There is no exclusion on income which is paid on the basis of need of the eligible individual, such as VA pension and cash from private charitable organizations. For a person in an institution, the exclusion is considered in determining eligibility and allocated as participation in cost of medical care:
- (((g))) (h) Tax exempt payments received by Alaska natives under the Alaska Native Claims Settlement Act;
- (((th))) (i) Tax rebates or special payments exempted by federal regulations and publicized by numbered memoranda from the state office:
- (((i))) (j) Compensation provided to volunteers in ACTION programs established by Public Law 93-113, the Domestic Volunteer Service Act of 1973.
- (4) An individual under the age of twenty—one who is a student regularly attending a school, college or university or pursuing a course of vocational or technical training designed to prepare him for gainful employment will have all earned income excluded.
- (5) ((One-third of any payment for child support received from an absent parent will be excluded.
  - (6))) For a recipient at home, disregard the following earned income
- (a) If such individual is blind and under age sixty-five:
- (i) The first eighty-five dollars per month of earned income not excluded according to subsection (3), plus one-half of the remainder;
- (ii) The expenses reasonably attributable to the earning of any income as defined in subsection (7).
- (b) If such an individual is disabled but not blind and is under age sixty-five:
- (i) The first sixty-five dollars per month of earned income not excluded according to subsection (3), plus one-half of the remainder;
- (ii) The expenses reasonably attributable to the earning of any income as defined in subsection (7).
- (c) If such an individual is age sixty—five or over:
- (c) If such an individual is age sixty-five or over:
- (i) The first sixty-five dollars per month of earned income not excluded according to subsection (3), plus one-half the remainder;
- (ii) The expenses reasonably attributable to the earning of any income as defined in subsection (7).
- (d) If a spouse of the individual in subdivisions (6)(a), (b) or (c) applies in his or her own right and can meet the appropriate criteria under Title XVI, the 'disregards' are considered only once for the husband and wife.
- (((7))) (6) To arrive at net income of nonapplying spouse, the following personal and nonpersonal work expenses shall be deducted from earned income:
- (a) Mandatory deductions as required by law or as a condition of employment;

- (b) Necessary cost of public transportation or eight cents a mile for private car to and from place of employment;
- (c) Expenses of employment which are necessary to that employment such as tools, materials, union dues;
- (d) Additional clothing costs: For individual eighteen years or older, five dollars and seventy cents; for persons enrolled in a remedial education or vocational training course, the actual cost of uniforms and/or special clothing;
- (e) The cost of child care necessary to employment if not provided without cost or as departmental service. The actual expense shall be deducted but not to exceed standard in WAC 388-15-170.

#### WSR 79-07-030 ADOPTED RULES HOSPITAL COMMISSION

[Order 79-02, Resolution 79-03-Filed June 19, 1979]

Be it resolved by the Washington State Hospital Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to the amending of WAC 261-40-020, concerning applicability of chapter 261-40 WAC. WAC 261-40-140 concerning notice to the public of budgets, WAC 261-40-145 concerning hospital responses to staff recommendations, WAC 261-40-150 concerning criteria for budget approval, WAC 261-40-160 concerning rate approval for less than I year and the part headings of chapter 261-40 WAC. Adoption of WAC 261-40-165 concerning budget amendments and WAC 261-40-240 concerning burden of proof. Amendment of the text of the Commission's Accounting and Reporting Manual for Hospitals, filed with the Code Reviser on October 1, 1974, as Order No. 74-07, but not published as part of the Washington Administrative Code. The specific portions of the Manual amended by this action are as follows:

| Modifying the following pages- |   |
|--------------------------------|---|
| Page 2210.2                    | Ancillary Service Revenue                     |
| Page 2210.3                    | Ancillary Service Revenue                     |
| Page 2220.2                    | Ancillary Service Revenue                     |
| Page 2220.3                    | Ancillary Service Expense                     |
| Page 2220.7                    | Administrative Services                       |
| Page 2420.2 (Cont.5)           | #7070 Laboratory                              |
| Page 2420.2 (Cont.6)           | #7080 Pulmonary Function (Combined with #7180 |
|                                | Respiratory Therapy)                          |
| Page 2420.2 (Cont.8)           | #7110 Electrodiagnosis                        |
| Page 2420,2 (Cont.9)           | #7140 Radiology - Diagnostic                  |
| Page 2420.2 (Cont.16)          | #7211 Occupational Therapy                    |
| Page 2420.7 (Cont.9)           | #8710 Health Care Review                      |
| Page 5110 (Cont.2)             | Table of Standard Units of Measure            |
| Page 5110 (Cont.3)             | Table of Standard Units                       |
| 1-60 0110 (011111)             | of Measure (Cont.)                            |
| Page 5110 (Cont.4)             | Table of Standard Units                       |
| 1280 2110 (00)                 | of Measure (Cont.)                            |

#### APPENDICES TABLE OF CONTENTS

#### Adding the following:

| Page 2420.2 (Cont.16-1) | #7212 Speech Pathology        |
|-------------------------|-------------------------------|
| Page 2420.2 (Cont.16-2) | #7213 Recreational Therapy    |
| Page 2420.2 (Cont.16-3) | #7214 Electromyography        |
| Pages F-1 through F-7   | Occupational Therapy Relative |
| <b>-</b>                | Value Units                   |

The proposed sections are shown below. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendments on economic values, pursuant to chapter 43.21H RCW.

This action is taken pursuant to Notice No. WSR 79-04-067 filed with the code reviser on 3/29/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.39.160 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED May 10, 1979.

By Francis D. Baker Executive Director

AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-020 APPLICABILITY OF THIS CHAPTER. (1) Required commission approval of rate changes: No rate described in any hospital's annual budget submittal and approved by the commission may be changed by such hospital without applying to the commission for the approval of a rate change in accordance with the procedures set forth in this chapter.

- (2) Required use of approved rates: Hospitals shall utilize only those rates that have been approved by the commission: PROVIDED, That except for hospitals which have not filed such information as the commission shall require concerning the total financial needs of such hospital within the period specified in WAC 261-30-040, this subsection shall not apply if, on the effective date of any proposed rate change filed by any hospital with the commission, no order shall have been issued by the commission either suspending, approving, disapproving or modifying such proposed rate change: PROVID-ED FURTHER, That for any hospital concerning whose proposed rate change the commission shall have instituted proceedings as to the reasonableness of the proposed change pursuant to RCW 70.39.160(2) or (4), the period during which this subsection shall not apply due to the passage of the effective date of the hospital's proposed rate change without the commission having issued its order either suspending, approving, disapproving or modifying such proposed rate change shall extend only until the issuance by the commission of an order either approving, disapproving or modifying such proposed rate change on a prospective basis.
- (3) Public hearing on initial annual budget submittal: Since no hospital will have utilized the rate concept adopted by the commission under chapter 261-30 WAC prior to preparation and submission of its initial annual budget submittal, the rates proposed therein will constitute "new" rates. As such, they will be deemed by the commission to propose a change in rates subject to commission review in a public hearing in accordance with RCW 70.39.160.

AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-140 NOTICE TO PUBLIC REGARDING ANNUAL BUDGET SUBMITTAL FINDINGS AND RECOMMENDATIONS AND PUBLIC HEARING. Not less than ((fifteen)) twenty days prior to the date last set for commission consideration of a hospital's annual budget submittal, the staff shall provide ((such)) notice to the general public ((as the commission shall direct)) regarding the impending hearing. ((Such notice shall indicate the receipt by the commission of the hospital's annual budget submittal; the preparation of staff findings, and recommendations to the commission regarding such submittal; the availability of such material in the commission's office for inspection and copying pursuant to chapter 261-06 WAC; the setting of a date, time, and place for commission consideration of such material together with any further response to the staff findings and recommendations subsequently submitted by the hospital; and the opportunities of the general public not only to present written testimony for or against the rates, rate schedules, other charges, or changes therein, or directly related matters before the commission, but also to attend such hearing.))

AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-145 HOSPITAL'S RESPONSE TO STAFF FINDINGS AND RECOMMENDATIONS; WRITTEN TESTIMONY FROM GENERAL PUBLIC, TIME FOR SUBMISSION. A hospital may submit to the commission a response to the staff findings and recommendations. Such response, and any written testimony from the general public submitted pursuant to WAC 261-40-140 notice, must be received in the commission's office not less than three days prior to the date last set for commission consideration of the hospital's annual budget submittal in any informal hearing. A hospital's response and any written testimony from the general public received after that date may not be considered by the commission.

AMENDATORY SECTION (Amending Order 77-02, filed 12/23/77)

WAC 261-40-150 CRITERIA FOR APPROVAL, MODIFICATION, OR DISAPPROVAL OF ANNUAL BUDGET SUBMITTAL AND RATES, RATE SCHEDULES, OTHER CHARGES, AND CHANGES THEREIN. The following criteria shall be utilized by the commission in reviewing and acting on annual budget submittals pursuant to chapter 70.39 RCW and this chapter; the weighting of each criterion listed below, however, is a matter of commission discretion:

- (1) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein:
- (a) Are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the hospital are reasonably related to the total services offered by that hospital;

- (b) Are such that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs;
- (c) Are such that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.
- (2) Whether the commission action will permit a nonprofit hospital to render effective and efficient service in the public interest and on a solvent basis.
- (3) Whether the commission action will permit a proprietary profit—making hospital to render effective and efficient service in the public interest as well as allow such hospital's shareholders a fair return based upon actual investment or, if the hospital elects, upon the fair value of the investment on ((the effective date of this section)) July 16, 1973: PROVIDED, That, once the election is made it may not be changed without the approval of the commission.
- (a) For the purposes of this subsection, "investment" is defined as the sum of the differences between a hospital's current assets and current liabilities on the one hand and long term assets and long term liabilities, on the other hand, to the extent such assets and liabilities are allowable for ratemaking.
- (b) For the purposes of this subsection, the term "actual investment" shall refer to assets computed as set forth in subdivision (a) of this subsection on the basis of historical cost less accumulated depreciation.
- (c) For the purposes of this subsection, the term "fair value of the investment" shall mean the result of the computation performed in subdivision (a) of this subsection on assets whose value as of July 16, 1973 is determined by means of impartial appraisal.
- (4) Whether the appropriate area-wide and state comprehensive health planning agencies have recommended approval, modification, or disapproval of the annual budget submittal, or the rates, rate schedules, other charges, or changes therein.
- (5) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein will in the aggregate produce sufficient total revenue for the hospital to meet all of the reasonable obligations specified in chapter 70:39 RCW.
- (6) Whether the rates, rate schedules, other charges, and changes therein contained in the hospital's annual budget submittal are reasonable.
- (7) Whether the rates implemented and revenues collected by the hospital in previous budget years conformed to the applicable commission determinations for such years, according to the criteria set forth in the applicable subdivision of this subsection:
- (a) For hospitals participating under types II and III of the Prospective Reimbursement Demonstration Project, and for hospitals which have been excluded from participation in the Prospective Reimbursement Demonstration Project, and for all hospitals, beginning at such time and continuing for so long as the Prospective Reimbursement Demonstration Project becomes ineffective due to interruption or termination of the project, conformance will be determined by comparing, at the end of the budget year, actual revenues for the budget year to commission-approved revenues, on the

basis of either the the aggregate rate per adjusted patient day, or the revenues for individual revenue centers, as either may be modified, where appropriate, for volume variance between budgeted and actual levels; such comparison shall be made using actual, rather than budgeted, deductions from revenue, and shall be subject to whichever of the qualifications contained in items (i) through (iii) of this subdivision, may be applicable to the specific budget year: PROVIDED, That any hospital may submit justification for any deviation from its approved rates.

- (i) For fiscal years beginning prior to January 1, 1977, hospitals shall be deemed in conformance if actual revenues are within plus or minus three percent of approved revenues as adjusted for volume variance and actual deductions from revenue for hospitals in peer groups 1 and 2 and specialty hospitals having fewer than fifty beds, or within plus or minus one point five percent of such approved revenues as adjusted for hospitals in peer groups 3, 4 and 5 and specialty hospitals having fifty or more beds.
- (ii) For fiscal years beginning January 1, 1977 through December 31, 1977, all costs will be presumed to vary with changes in patient volumes: PROVIDED, That hospitals may, at their option, use the schedule of ratios of fixed costs to variable costs contained in item (iii) of this subdivision, or submit suggested ratios of fixed costs to variable costs, either in the aggregate or by revenue center, along with any other reasonable, justifying information to explain deviation from approved revenues. Upon approval by the commission, such approved ratios will be used to determine allowable revenue variance due to volume changes.
- (iii) For fiscal years beginning adjusted on and after January 1, 1978, only that portion of total costs per patient day designated as variable according to the following schedule will be adjusted for variances in patient volumes:

Peer groups 1 and 2 and specialty hospitals having fewer than fifty beds; fixed costs — eighty percent, variable costs — twenty percent

Peer groups 3 and 4 and specialty hospitals having fifty or more beds; fixed costs – seventy percent, variable costs – thirty percent

Peer group 5 hospitals; fixed costs - sixty percent, variable costs - forty percent

Alternatively, the hospital may submit suggested ratios of fixed costs to variable costs, either in the aggregate or by revenue center. Upon approval by the commission, such approved ratios will be used to determine allowable revenue variance due to volume changes.

- (b) For and after the fiscal year beginning July 1, 1977 of hospitals participating under type I of the Prospective Reimbursement Demonstration Project, conformance will be determined as follows:
- (i) When actual rate setting revenue adjusted for actual deductions from revenue (which includes contractual allowances) is equal to or less than that approved by

the commission, the hospital shall be deemed in conformance.

(ii) If a hospital is out of conformance under subparagraph (i) above, the hospital shall be subjected to year-end conformance on revenue from nonparticipating payors in accordance with the conformance criteria contained in subdivision (a) above.

(iii) When deductions from revenue are adjusted for Type I hospitals at either departmental or aggregate conformance level, budgeted contractual allowances will be used when the actual contractual allowances are determined to be less than the budgeted level.

AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-160 APPROVAL OF RATES FOR LESS THAN FULL FISCAL YEAR. The commission, in its discretion, may grant approval of rates as submitted in a hospital's annual budget submittal or as modified by the commission, either for the full fiscal year of the hospital or any period less than ((\{\frac{that}{l}}\)) that period. The decision and order of the commission notifying a hospital of such action shall specify the period of time within which the hospital may utilize the approved rates as well as what action (if any) must be taken by the hospital to secure commission approved rates after the specified period.

PART ((H)) III
GENERAL PROCEDURES APPLICABLE TO ALL
COMMISSION HEARINGS REGARDING
ANNUAL BUDGET SUBMITTALS

PART ((HH)) <u>IV</u>
SPECIAL INFORMAL HEARING PROCEDURES

PART ((<del>IV</del>)) <u>V</u> FORMAL HEARING PROCEDURES

PART II
BUDGET AMENDMENT SUBMITTAL REVIEW
PROCESS

#### **NEW SECTION**

WAC 261-40-165 BUDGET AMENDMENT SUBMITTALS AUTHORIZED—TIME LIMITATIONS—PRESUMPTION. (1) Hospitals are authorized, upon learning of facts justifying revision of their approved budgets, to submit amendments to such budgets not less than thirty days in advance of the proposed effective date of any associated proposed rate changes; amendments submitted without effective dates will be assigned effective dates falling thirty days after receipt.

- (2) Within thirty days after receipt of a budget amendment submittal, the staff shall determine whether it is complete and conforms to commission regulations, policies, and instructions, and shall verify the data contained therein.
- (3) The provisions of WAC 261-40-100, 261-40-105, 261-40-110, 261-40-115, 261-40-120, 261-40-125, 261-40-130, 261-40-135, 261-40-140, 261-40-145,

and 261-40-150 shall apply to budget amendment submittals with the same force with which they apply to annual budget submittals.

(4) Any element of a hospital's budget amendment submittal which is not specifically identified as changed from the previously approved amount will be presumed to remain the same as previously approved.

#### **NEW SECTION**

WAC 261-40-240 BURDEN OF PROOF. At any hearing involving any change in any schedule, classification, rule or regulation, the effect of which is to increase any rate theretofore charged, the burden of proof to show that such increase meets the requirements of chapter 70.39 RCW shall be upon the proponent of the increase.

Reviser's Note: The text of the adopted amendments to the Commission's ACCOUNTING AND REPORTING MANUAL FOR HOSPITALS has been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish and readily available elsewhere. Copies of the adopted changes may be obtained from the Commission's office at 206 Evergreen Plaza, 711 South Capitol Way, Olympia, Washington 98504.

#### WSR 79-07-031 PROPOSED RULES INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION

[Filed June 19, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 43.99 RCW, that the Interagency Committee for Outdoor Recreation, State of Washington, intends to adopt, amend, or repeal rules concerning semantic changes to its Washington Administrative code 286, as well as revisions specifically to amend the Code to comply with chapter 34.04 RCW, Administrative Procedures Act, to include rules and regulations of the Interagency Committee for Outdoor Recreation which must be met by eligible applicants applying for grant—in—aid funds, local, state and off—road vehicle projects;

that such agency will at 1:00 p.m., Friday, August 10, 1979, in the Transportation Commissioners' Board Room, Wing D-1, Highways Administration Building, Olympia, Washington, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Friday, August 10, 1979, in the Transportation Commissioners' Board Room, Wing D-1, Highways Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 43.04.025 and chapter 43.99 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 7, 1979, and/or orally at 1:00

p.m., Friday, August 10, 1979, Transportation Commissioners' Board Room, Wing D-1, Highways Administration Building, Olympia, Washington.

Dated: June 15, 1979

By: Robert L. Wilder

Administrator

#### AMENDATORY SECTION (Amending Order #3, filed 7/31/73)

WAC 286-04-010 DEFINITIONS. For purposes of these rules: (1) "Interagency committee" means the interagency committee for outdoor recreation, (IAC) created by RCW 43.99.110.

(2) "Chairman" means the chairman of the interagency committee.

See RCW 43.99.110.

(3) "Administrator" means the administrator of the interagency committee. See RCW 43.99.130 (Order 1, section 286-04-010, filed

12/10/71.)

(4) "((Bureau of Outdoor Recreation)) Heritage Conservation and Recreation Service" (((BOR))) (HCRS) means the ((bureau of outdoor recreation.)) Heritage Conservation and Recreation Service, United States Department of Interior.

(5) "Project" means the undertaking which is, or may be funded in whole or in part with outdoor recreation account money administered by the interagency committee.

(6) "Development" means the construction of facilities necessary for the use and enjoyment of outdoor recreational resources.

(7) "Acquisition" means the gaining of rights of public use by purchase, negotiation, or other means, of fee or less than fee interests in real property.

(8) "Planning" means the development of programs of action to increase the availability of outdoor recreational resources and/or the preparation of designs and specifications for such resources.

(9) "Action program" means the identification of actions proposed to effectuate the policies and recommendations contained in the plan.

(10) "Applicant" means a state or local governmental agency soliciting a grant of funds from the interagency committee for an outdoor recreation project.

recreation project.

(11) "Sponsor" means an applicant who has been awarded a grant of funds for an outdoor recreation project by the interagency

(12) "Participation Manuals" means a compilation of State and Federal policies, procedures, rules and instructions that have been assembled in manual form and which have been approved by the interagency committee for dissemination to public agencies that may wish to participate in the grant-in-aid program of the interagency committee.

(13) "Local Agencies" means those public bodies eligible to apply

(13) "Local Agencies" means those public bodies eligible to apply for and receive funds from the interagency committee as defined by RCW 43.99.020, except for purposes of chapter 286-26 WAC.

(14) "Grant-in-aid program" means all funding programs administered by the interagency committee except the off-road vehicle program.

program.
(15) "Technical Advisory Committee" means a committee appointed by the administrator to provide expertise and consultation upon request.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-04-020 ORGANIZATION AND OPERATIONS. (1) The Interagency Committee for Outdoor Recreation is an unsalaried committee consisting of the (a) Commissioner of Public Lands, (b) Secretary of the Department of Transportation, (c) Director of the Ecology Department, (d) Director of the Game Department, (3) Director of the Fisheries Department, (f) Director of the Parks and Recreation Commission, (g) Director of the Department of Commerce and Economic Development, and five citizens appointed by the governor from the public-at-large for a term of three years. The chairman of the committee is appointed by the governor from the five citizen members.

(2) The Interagency Committee was created by Initiative 215 (Marine Recreation Land Act of 1964). It is authorized to allocate and administer funds to local and state agencies from the State General

Fund Outdoor Recreation Account. This account includes monies derived from (a) unclaimed marine fuel tax refunds; (b) sales of bonds under Referenda 11, 18, and 28; (c) the state apportionments of the federal land and water conservation funds, and (((4))) (d) from such other sources as the legislature may provide.

- (3) The Interagency Committee is authorized and obligated to prepare, maintain and update a comprehensive state-wide outdoor recreation and open space plan.
- (4) The Interagency Committee does not operate any outdoor recreation facilities.
- (5) The work of the Interagency Committee is performed by a staff under the direction of an administrator appointed by the Committee. The office of the committee and its staff is 4800 Capitol Boulevard, Mail Stop KP-11, Tumwater, Washington 98504.
- (6)(a) Regular meetings of the Interagency Committee are held according to a schedule adopted by the Interagency Committee which schedule is reviewed from time to time as need dictates.
  - (b) Special meetings may be called by the chairman at any time.
- (7) Reimbursement of Expenses. Members of the Interagency Committee appointed from the public-at-large shall be reimbursed pursuant to a special schedule at the daily per diem rate prescribed in accordance with subsection (1) of RCW 43.03.050 for each day or portion thereof spent on official business ((away from their homes)) and shall be entitled to receive all necessary travel expenses other than per diem on the same basis as is provided by law for state officials and employees generally.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order #3, filed 7/31/73)

WAC 286-04-030 GOALS AND OBJECTIVES. The goals of the interagency committee for outdoor recreation are to: (1) provide funds and planning assistance for acquisition and development and use of outdoor recreation resources in a manner to maximize preservation of the natural quality of the environment; (2) provide funds and planning assistance for a system of public recreational facilities and opportunities for state residents and visitors; (3) ((assist with funds and planning assistance, in providing the type of facilities which, under its jurisdiction, will best serve the local needs for outdoor recreation; (4) encourage programs which promote outdoor recreation, skill development, participation opportunity and proper husbandry of recreation sources.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-04-060 ((PROCEDURAL GUIDELINES)) PAR-TICIPATION MANUALS. The interagency committee shall cause to be formulated for use by project ((sponsors)) applicants, potential applicants, sponsors, and others (("Procedural Guidelines")) participation manuals that describe the procedures to be ((following)) followed in order to conform to the policies of the committee. Such (("Procedural Guidelines")) participation manuals shall not have the force and/or effect of Washington Administrative Code rules.

Proposed "Procedural Guidelines" participation manuals shall be considered by the committee in an open public meeting and may be approved, by resolution or motion, with a quorum of the members present. Informal notice of such considerations will be given by distribution of the agenda for the meeting, press releases, or other such means.

Project <u>applicants</u>, sponsors, or other interested parties may petition the administrator for a waiver or waivers of those procedural guidelines dealing with general administrative matters and procedures. Determinations on petitions for waivers made by the administrator are subject to review by the <u>interagency</u> committee at the request of the petitioner.

Petitions for waivers of procedural guidelines having subject matter dealing with committee policy, and those petitions that in the judgment of the administrator require committee review, shall be referred to the interagency committee for its deliberation.

Petitions for waivers referred to the interagency committee may be granted after consideration by the interagency committee at an open

public meeting with a quorum of the members present.

#### **NEW SECTION**

WAC 286-04-070 ADMINISTRATIVE AUTHORITY. The administrator for the interagency committee is delegated the authority and responsibility to carry out policies of the interagency committee. Such authority includes, but is expressly not limited to, the authority to:

- (1) Administer the programs of the interagency committee;
- (2) Employ, discipline, and terminate staff;
- (3) Approve master list projects of state agencies;
- (4) Assure that all projects proposed for federal aid conform with federal rules and regulations; and
- (5) Enforce all applicable rules, regulations and requirements established by the interagency committee or reflected in the laws of the state.

#### **NEW SECTION**

WAC 286-04-080 FEDERAL OVERLAY AND REQUIRE-MENTS. The interagency committee's grant-in-aid program is closely interrelated with both the land and water conservation fund and the urban park and recreation recovery acts, each of which is administered by the heritage conservation and recreation service of the United States department of interior. The result of this interrelationship is that there are many federal requirements imposed upon the interagency committee and applicants to the interagency committee, over which the interagency committee has no control.

Many of these requirements may be found in the heritage conservation and recreation service grant-in-aid manual. In addition, most of the federal requirements are restated or clarified in the participation

manuals.

AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-16-030 APPORTIONMENT OF MONIES BETWEEN STATE AND LOCAL AGENCIES. Unless otherwise specified in the enabling legislation, which shall be construed to include appropriation bills enacted into law, monies from all sources, including the United States government, shall be divided into two equal shares, one for aid to state agencies and one for aid to local public agencies; except that this provision shall not apply to federal Land and Water Conservation Fund monies apportioned or reapportioned from the Secretary of the Interior's Contingency Fund.

#### **NEW SECTION**

WAC 286-16-035 APPLICATIONS - DEADLINES. (1) Acquisition project applications from local agencies must be submitted to the interagency committee at least five months prior to a scheduled funding meeting to be considered at that meeting. Development project applications from local agencies must be submitted at least six months prior to a scheduled funding meeting to be considered at that meeting. Project applications from local agencies that are not completed in the manner required by these rules and the participation manuals will not be considered by the interagency committee unless all of the required material is on file with the interagency committee at least 30 days preceding a funding meeting at which the projects are to be considered for funding.

(2) These deadlines must be complied with unless an agency requests and is granted by the administrator a waiver of a particular deadline.

#### AMENDATORY SECTION (Amending Order 78-1, filed 2/17/78)

WAC 286-16-040 MATCHING REQUIREMENTS. (1) Local Agencies - Matching Requirements. (a) Insofar as it is possible under the statewide outdoor recreation plan, local project applications will be administered and approved for funding from the outdoor recreation account in a manner that will maximize federal assistance available for the benefit of state and local outdoor recreation projects in Washington.

(b) The Interagency Committee will not approve any local project where the local share is less than 25 percent of the total project cost, with the remaining share of up to, but not exceeding, 75 percent being composed of state funds, federal funds, ((and/)) or state and federal funds, regardless of federal source. Local agencies must provide written assurance at least 30 days, unless a shorter period is authorized, preceding the funding meeting during which any project is to be considered for funding assistance that funds are available to provide the required local share of the project.

(c) The local share can be local funds, certain federal funds, or the value of private donated property, equipment, equipment use, labor, or any combination thereof. Private donated real property or the value of that property must consist of real property (land and facilities) which would normally qualify for interagency committee grant-in-aid

(2) State Agencies((;)) - Matching Requirements. (a) The Interagency Committee may approve 100 percent funding from the outdoor recreation account for projects proposed by state agencies.

(b) If federal matching money, regardless of federal source, is available, the state agency may be assisted by Interagency Committee funds so as to achieve 100% funding.

#### AMENDATORY SECTION (Amending Order 3, filed 7/31/73)

WAC 286-16-050 PROJECTS ELIGIBLE FOR FUNDING. Projects eligible for funding are (1) acquisition((;)) and (2) development projects which encompass the goals and objectives contained in WAC 286-04-030.

As a general rule only those project costs which are eligible under the federal land and water conservation fund act as specified in the land and water conservation fund manual will be eligible for consideration by the interagency committee. However, from time to time the interagency committee decides as a matter of policy that certain project costs are either eligible or ineligible despite the status of those project costs under the land and water conservation fund act.

#### AMENDATORY SECTION (Amending Order 3, filed 7/31/73)

WAC 286-16-060 LOCAL AGENCY REQUIREMENTS. Local government agencies desiring to participate in the grant-in-aid program must provide evidence to the Interagency Committee, at least 30 days before submittal of application, unless a shorter time is authorized by the administrator, that they have a current comprehensive park and recreation plan in effect or that such a plan is currently in the process of being prepared.

Before the interagency committee will consider any project proposed by a local agency, the agency must have ((an accepted plan)) on file with the interagency committee ((;)) an accepted comprehensive park and recreation plan completed in accordance with the participation manuals. To be complete, the comprehensive park and recreation plan

must include:

(1) An officially adopted comprehensive plan of the area within ((its)) the agency's jurisdiction which includes a park and recreation element, or a separate park and recreation plan((:));

(2) ((An action program including a)) A current six year capital improvement program reported on forms prescribed by the interagency committee((.)); and

(3) A current inventory of public outdoor recreation lands managed by the applicant agency, reported on forms prescribed by the intera-

gency committee.

The completed comprehensive park and recreation plan must be on file and accepted at least 30 days preceding the funding meeting at which a project is to be considered for funding unless a shorter time is authorized by the administrator. Upon acceptance of the plan by the interagency committee, the local agency is granted eligibility to submit applications for funding for a five year period unless otherwise specified by the administrator.

#### AMENDATORY SECTION (Amending Order #78-1, filed 2/17/78)

WAC 286-16-080 ((REIMBURSEMENT)) GRANT-IN-AID POLICY. State aid for acquisition or development of outdoor recreation land is intended to supplement and expand the existing capacity of a state or local agency; it is not intended to supplant the agency's own program, or to reimburse the agency for the cost of projects it would have undertaken without the state matching money. Therefore, except as hereinafter provided, the interagency committee will not approve the disbursement of outdoor recreation funds for a project when land has been purchased or the development has been undertaken before the interagency committee has approved the project and a project contract has been signed.

(1) Retroactive costs. Acquisition: Retroactive costs on an acquisition project are those costs incurred after receipt of application but

prior to the execution of the project contract.

(a) When it is determined by an applicant that an emergency exists, which may jeopardize the project, the administrator may, upon a showing in writing of necessity for action prior to normal processing of the application, grant permission to proceed by issuance of a written waiver of retroactivity which letter will not be construed as a qualitative approval of the proposed project, but if the project is subsequently approved, the ((retroactive)) costs thus incurred will be eligible for assistance. If the project is to remain eligible for grant-in-aid support from federal funds, the administrator shall not grant a waiver of retroactivity to the applicant agency until the federal agency administering the federal funds has issued its own waiver of retroactivity as provided under its rules and regulations.

(b) After a project application for acquisition has been approved by the Interagency Committee, the ((applicant)) sponsor agency will not lose its approved state assistance because it thereafter acquires the subject property prior to action on the agency's application for assistance from a federal agency if (1) the ((applicant agency)) sponsor requests in writing, and receives the permission of the administrator to purchase and (2) the federal agency has notified the administrator that acquisition of the land will not jeopardize the proposed federal

(2) Retroactive Costs. Development: Retroactive costs on a development project are defined as those site improvement and/or construction costs incurred prior to execution of the project contract. Retroactive development costs as defined herein are not eligible for reimbursement.

(3) Preliminary Expense. Development: Preliminary expense on a development project is defined as consisting of costs incurred prior to project approval, other than on-site preparation costs, that are necessary for the preparation of a development project. Preliminary expense attributable to a development project may be eligible for reimbursement, but only if it is specifically mentioned in the project application.

(4) Cost Increases. Cost increases for approved projects may be granted by the Interagency Committee provided that financial resourc-

es are available.

(a) If an agency has applied for financial assistance for an outdoor recreation project, and the project has been approved, the ((applicant)) sponsor agency may request the Interagency Committee to increase such financial assistance and the request shall be considered on its

(b) If an approved project recommended for federal funding is denied by the appropriate federal agency, the ((applicant)) sponsor agency may request the interagency committee ((to)) increase the state fund assistance by an equivalent amount and the request shall be

considered on its merits.

(c) The administrator has the authority to grant cost increase requests submitted by an agency so long as the total of those requests does not exceed 10 percent of the approved total cost for a development project. The administrator also has the authority to grant cost increase requests submitted by an agency for individual parcels of land in an acquisition project so long as the total of those requests for each parcel does not exceed 10 percent of the approved cost for each parcel of land for which a cost increase is requested.

#### AMENDATORY SECTION (Amending Order #78-1, filed 2/17/78)

WAC 286-20-010 SCOPE OF CHAPTER. ((This chapter contains the mandatory procedural requirements that must be met by all agencies applying for state aid for acquisition or development of outdoor recreation land and facilities except application for Off-Road Vehicle Funds.)) The purpose of this chapter is to set forth the requirements which must be met by any applicant in submitting an application for funds administered or granted by the interagency committee except applicants for off-road vehicle funds.

#### AMENDATORY SECTION (Amending Order #3, filed 7/31/73)

WAC 286-20-020 APPLICATION FORM. (1) All applications for matching funds for outdoor recreation projects must be submitted to the interagency committee on forms supplied by the interagency committee, with all provisions of the application completed and all additional materials identified in the application form furnished.

(2) If the administrator determines that the applicant is eligible to apply for federal funds((;)) administered by the interagency committee, the applicant must execute the forms necessary for that purpose, prepared by the interagency committee.

#### **NEW SECTION**

WAC 286-20-040 APPLICATION REVIEW. (1) All applications for funding submitted to the interagency committee will be referred to staff for review and recommendations. In addition, in reaching its recommendation, staff may seek the advice and counsel of recognized experts, including a review by a technical advisory committee or other parties with experience in the field.

(2) The interagency committee shall inform all applicants of the application process and the methods of project review by delineating

these items in the participation manuals.

#### **NEW SECTION**

WAC 286-20-060 ACQUISITION PROJECTS - REQUIRED DOCUMENTS AND DEED OF RIGHT TO USE LAND FOR PUBLIC RECREATION PURPOSES. For acquisition projects sponsors must execute an instrument or instruments which contain:

(1) A legal description of the property acquired;

(2) A conveyance to the state of Washington of the right to use the described real property forever for outdoor recreation purposes; and

(3) A restriction on conversion of use of the land in the manner provided in RCW 43.99.100, whether or not the real property covered by the deed is marine recreation land. RCW 43.99.100 reads as follows:

"Marine recreation land with respect to which money has been expended under RCW 43.99.080 shall not, without the approval of the committee, be converted to uses other than those for which such expenditures were originally approved. The Committee shall only approve any such conversion upon conditions which will assure the substitution of other marine recreation land of at least equal fair market value at the time of conversion and of as nearly as feasible equivalent usefulness and location."

#### **NEW SECTION**

WAC 286-24-015 FINAL DECISION. The interagency committee will review all staff recommendations for grant-in-aid projects at regular scheduled funding sessions. The interagency committee retains the authority and responsibility to accept or deviate from staff recommendations and it alone has the authority to make the final decision concerning the funding of a project.

#### AMENDATORY SECTION (Amending Order #78-1, filed 2/17/78)

WAC 286-24-020 PROJECT CONTRACT. For every funded project, a project contract must be executed as provided in this section.

(1) The project contract shall be prepared by the Interagency Committee staff subsequent to approval of the project by the Committee at a public meeting. The administrator or his designee shall execute the contract on behalf of the Interagency Committee and tender the document to the grantee agency for execution. Upon execution by the grantee agency the parties will thereafter be bound by the project contract terms. The grantee agency may not proceed with the project until the project contract has been executed unless specific authorization pursuant to WAC 286-16-080(1)(a) has been given by the administrator.

(2) If the project is approved by the Interagency Committee to receive grant-in-aid from the federal Land and Water Conservation Fund, the administrator or his designee shall not execute a project contract with the grantee agency until the federal funding has been authorized through the execution of a concurrent project agreement between the Interagency Committee and the United States Department of the Interior, ((Bureau of Outdoor Recreation)) Heritage Conservation and Recreation Service.

#### AMENDATORY SECTION (Amending Order #78-1, filed 2/17/78)

WAC 286-24-040 DISBURSEMENT OF FUNDS. Except as otherwise provided herein the administrator or his designee will authorize disbursement of funds allocated to a project only on a reimbursable basis, after the sponsor agency has acquired or developed the outdoor recreation land with its own funds and has presented a billing

showing satisfactory evidence of property rights and compliance with partial and/or total provisions of the project contract.

(1) Exception. Funds ((are)) appropriated to state agencies by the

Legislature.

(2) ((Advances. Advance payments may be made for acquisition projects following Interagency Committee approval when the applicant agency demonstrates to the administrator that it lacks financial resources to purchase the proposed property and then seek reimbursement.)) Reimbursement method. Reimbursement must be requested by local agencies on voucher forms provided by the interagency committee and must include all documentation as detailed in the participation manual in effect at the time reimbursement is requested. State agencies are required to submit interagency committee voucher forms when the supporting documentation specified in the participation manual in effect at the time reimbursement is requested at the completion of project acquisition, relocation or development.

(3) Partial payment. Partial payments may be made to local sponsor agencies during the course of an acquisition or development project on a reimbursement basis upon presentation of ((a billing)) billings showing satisfactory evidence of partial acquisition or development.

(4) Reimbursement level. The amount of reimbursement may never

exceed the cash expended on the project.

(5) Direct payments. Direct payment to escrow of the interagency committee share of the approved cost of real property may be made following interagency committee approval of an acquisition project when the sponsor agency indicates the lack of financial resources to purchase the property and then seek reimbursement. The sponsor must provide the administrator a copy of a legally binding agreement between the sponsor and the seller of the real property as well as evidence of deposit of the local agency share (if any) into an escrow account before the payment of the interagency committee share to escrow will be authorized.

#### **NEW SECTION**

WAC 286-24-050 RESTRICTION ON CONVERSION OF FACILITY TO OTHER USES. (1) Sponsors shall not at any time convert any property or facility acquired or developed with money granted to the sponsor by the interagency committee to uses other than those for which the property or facility was originally approved for funding without the prior approval of the interagency committee, in the manner provided by RCW 43.99.100 for marine recreation land, whether or not the property was acquired with initiative 215 funds.

(2) Sponsors shall not at any time issue easements for non-recreational purposes on any property or facility acquired or developed with money granted by the interagency committee. The non-recreational uses, when determined to be compatible with the current or proposed outdoor recreation uses, may be granted under terms of a special use permit upon approval by the interagency committee.

#### **NEW SECTION**

WAC 286-24-060 INCOME. (1) Fees and charges. User or other types of fees may be charged in connection with land acquired or areas and facilities developed with interagency committee grants if the fees and charges are commensurate with the value of recreation services or opportunities furnished and are within the prevailing range of public fees and charges within the state for the particular activity involved. The revenue from such fees and charges may only be used to offset the expense of operation and maintenance of the facility funded in whole or in part by interagency committee grants or for accrual of capital for park acquisition and/or development.

(2) Nonrecreational Income. Nonrecreational income that accrues to an outdoor recreation area described in a Project Contract from sources other than the intended recreational use, including income from land management practices, must derive from use which is consistent with, and complementary to, the intended outdoor recreational use of the area.

(a) Gross nonrecreational income that accrues during the project period established in the Project Contract will be used to reduce the total cost of the project.

(b) Gross nonrecreational income that accrues subsequent to the ending date identified in the Project Contract must be used only to offset the expense of operation and maintenance of the facility funded in whole or in part by interagency committee grants or for park and recreation capital acquisition and development unless precluded by state law.

#### **NEW SECTION**

WAC 286-24-070 PERMANENT PROJECT SIGNS. Permanent signs identifying that land was acquired or facilities developed with assistance from the interagency committee and the heritage conservation and recreation service, if applicable, are required.

AMENDATORY CHAPTER HEADING (Amending Order 78-1, filed 2/17/78)

((ALL TERRAIN)) OFF-ROAD VEHICLE FUNDS 286-26-020 Chapter 286-26 WAC

((ALL TERRAIN)) OFF-ROAD VEHICLE FUNDS

AMENDATORY SECTION (Amending Order #78-1, filed 2/17/78)

WAC 286-26-060 DISBURSEMENT OF FUNDS. Except as otherwise provided herein the Administrator or his designee will authorize disbursement of funds allocated to a project only on a reimbursable basis, after the agency has acquired or developed the outdoor recreation land with its own funds or has expended monies for planning or management activities and has presented a billing showing satisfactory evidence of compliance with the project contract. Partial payments may be made during the course of a project on a reimbursement basis upon presentation of ((a billing)) billings showing satisfactory evidence of partial compliance with the contract.

# WSR 79-07-032 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed June 19, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services, intends to adopt, amend, or repeal rules relating to food stamps, amending chapter 388-54 WAC.

It is the intention of the Secretary to adopt these rules on an emergency basis on July 1, 1979.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, August 8, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 15, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, Washington.

The authority under which these rules are proposed is RCW 74.04.510.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 10:00 a.m., Wednesday, August 8, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, Washington.

Dated: June 18, 1979

By: Michael S. Stewart

Executive Assistant

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-730 INCOME—ALLOWABLE MAXIMUMS. The combined monthly net food stamp income of all members of a household shall not exceed the following standards:

| usehold Size           | Maximum Allowable Income             |
|------------------------|--------------------------------------|
| 1                      | \$(( <del>277</del> )) <u>306</u>    |
| 2                      | (( <del>365</del> )) <del>403</del>  |
| 3                      | (( <del>454</del> )) <del>500</del>  |
| 4                      | (( <del>542</del> )) <del>596</del>  |
| 5                      | (( <del>630</del> )) <del>693</del>  |
| 6                      | (( <del>719</del> )) <del>790</del>  |
| 7                      | (( <del>807</del> )) 886             |
| 8                      | (( <del>895</del> )) 983             |
| Each additional member | ((+ <del>89</del> )) <del>+9</del> 7 |

#### AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-740 INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

- (1) A standard deduction of ((\$60)) \$70 per household per month.
- (2) An earned income deduction of 20(%)) percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.
- (3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed ((\$80)) \$90. The dependent care deduction in combination with the shelter deduction shall not exceed ((\$80)) \$90.

- (4) Shelter costs in excess of 50((%)) percent of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed ((\$\frac{\$\pmathcal{0}}{6}\$)) \$90.
- (a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

- (b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:
  - (i) The household intends to return to the house;
- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;
- (iii) The home is not being leased or rented during the household's absence.
- (c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.
- (d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, 1978.

| Persons in Household | Food Stamp U                            | Food Stamp Utility Standards         |  |  |  |  |  |  |
|----------------------|---|--------------------------------------|--|--|--|--|--|--|
|                      | November 1, 1978<br>thru April 30, 1979 | May 1, 1979<br>thru October 31, 1979 |  |  |  |  |  |  |
| 1                    | \$94.60                                 | \$58.65                              |  |  |  |  |  |  |
| 2                    | 102.25                                  | 61.50                                |  |  |  |  |  |  |
| 3                    | 110.50                                  | 65.75                                |  |  |  |  |  |  |
| 4                    | 119.70                                  | 70.15                                |  |  |  |  |  |  |
| 5                    | 126.90                                  | 74.25                                |  |  |  |  |  |  |
| 6                    | 133.60                                  | 77.85                                |  |  |  |  |  |  |
| 7                    | 140.40                                  | 81.55                                |  |  |  |  |  |  |
| 8                    | 145.10                                  | 83.15                                |  |  |  |  |  |  |
| 9                    | 150.80                                  | 85.75                                |  |  |  |  |  |  |
| 10 or more           | 157.80                                  | 89.30                                |  |  |  |  |  |  |

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

- (i) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.
- (f) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.
- (i) The allowance for telephone service is limited to the basic fee for one telephone plus tax on the basic fee.
- (ii) A household shall be allowed to switch to or from the standard during its certification period.
- (g) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

#### AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-785 ISSUANCE—MONTHLY ALLOTMENTS.

(1) The maximum allowable income standards for determining eligibility for all households are as follows:

| Household Size       | Maximum Allowable Monthly<br>Income Standards<br>48 States and D.C. |
|----------------------|---|
| 1                    | \$ (( <del>277</del> )) <u>306</u>                                  |
| 2                    | (( <del>365</del> )) <u>403</u>                                     |
| 3                    | (( <del>454</del> )) <u>500</u>                                     |
| 4                    | (( <del>542</del> )) <u>596</u>                                     |
| 5                    | (( <del>630</del> )) <u>693</u>                                     |
| 6                    | (( <del>719</del> )) <u>790</u>                                     |
| 7                    | (( <del>807</del> )) <u>886</u>                                     |
| 8                    | (( <del>895</del> )) <u>983</u>                                     |
| ch additional member | (( <del>+89</del> )) <u>+97</u>                                     |

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| Monthly              | <b>:</b>     |          | on Allotments |         | Size    |         |         |        |
|----------------------|--------------|----------|---------------|---------|---------|---------|---------|--------|
| Net                  | : One        | Two      | Three         | Four    | Five    | S1x     | Seven   | Light  |
| Income               | : Person     | Persons  | Persons       | Persons | Persons | Persons | Persons | Person |
| 0 - 3                | :<br>: 57    | 105      | 150           | 191     | 227     | 272     | 391     | 344    |
| 4 - 6                | : 56         | 104      | 149           | 190     | 226     | 271     | 300     | 34 3   |
| 7 - 9                | : 55         | 103      | 148           | 189     | 225     | 270     | 299     | 342    |
| 10 - 13              | : 54         | 102      | 147           | 188     | 224     | 269     | 298     | 341    |
| 14 - 16              | : 53         | 101      | 146           | 187     | 223     | 268     | 297     | 340    |
| 10                   | :<br>: 52    | 100      | 145           | . 186   | 222     | 267     | 296     | 339    |
| 17 - 19              |              | 99       | 144           | 185     | 221     | 266     | 295     | 338    |
| 20 - 23              |              | 98       | 143           | 184     | 220     | 265     | 294     | 337    |
| 24 - 26              | : 50         | 90<br>97 | 142           | 183     | 219     | 264     | 293     | 336    |
| 27 - 29              | : 49         | 97<br>96 | 141           | 182     | 218     | 263     | 292     | 335    |
| 30 - 33              | : 48<br>:    | yo       | 141           | 102     | 210     | 203     | 272     | 333    |
| 34 - 36              | : 47         | 95       | 140           | 181     | 217     | 262     | 291     | 334    |
| 37 - 39              | : 46         | 94       | 139           | 180     | 216     | 261     | 290     | 333    |
| 40 - 43              | : 45         | 93       | 138           | 179     | 215     | 260     | 289     | 332    |
| 44 - 46              | : 44         | 92       | 137           | 178     | 214     | 259     | 288     | 331    |
| 47 - 49              | : 43         | 91       | 136           | 177     | 213     | 258     | 287     | 330    |
| 50 - 53              | . 42         | 90 /     | 135           | 176     | 212     | 257     | 286     | 329    |
| 54 - 56              | : 41         | 88       | 134           | 175     | 211     | 256     | 285     | 328    |
| 57 - 59              | : 40         | 88       | 133           | 174     | 210     | 255     | 284     | 327    |
| 60 - 63              | : 39         | 87       | 132           | 173     | 209     | 254     | 283     | 326    |
| 64 - 66              | 38           | 86       | 131           | 172     | 208     | 253     | 282     | 325    |
| (2 (0                | 37           | 85       | 130           | 171     | 207     | 252     | 281     | 324    |
| 67 - 69<br>70 - 73 / | : 36         | 84       | 129           | 170     | 206     | 251     | 280     | 323    |
|                      | : 35         | 83       | 128           | 169     | 205     | 250     | 279     | 322    |
| 74 - 76              |              | 82       | 127           | 168     | 204     | 249     | 278     | 321    |
| 77 79<br>80 - 83     | : 34<br>: 33 | 81       | 126           | 167     | 203     | 248     | 277     | 320    |

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| Monthly            | -            | Cou      | oon Allotments | by Household : | Size    |         |         |        |
|--------------------|--------------|----------|----------------|----------------|---------|---------|---------|--------|
| Net                | : One        | Two      | Three          | Four           | Five    | Six     | Seven   | Elght  |
| Income             | : Person     | Persons  | Persons        | Persons        | Persons | Persons | Persons | Person |
| 84 - 86            | :<br>: 32    | 80       | 125            | 166            | 202     | 247     | 246     | 319    |
| 87 - 89            | : 32         | . 79     | 124            | 165            | 201     | 246     | 275     | 318    |
|                    | : 30         | 78       | 123            | 164            | 200     | 245     | 274     | .317   |
| 90 - 93            |              | 77       | 123            | 163            | 199     | 244     | 273     | 316    |
| 94 - 96<br>97 - 99 | : 29<br>: 28 | 76       | 121            | 162            | 198     | 243     | 272     | 315    |
| 97 - 33            | . 20         | ,,       | •••            |                |         |         |         |        |
| 100 - 103          | : 27         | 75       | 120            | 161            | 197     | 242     | 271     | 314    |
| 104 - 106          | : 26         | 74       | 119            | 160            | 194     | 241     | 270     | 313    |
| 107 - 109          | : 25         | 73       | 118            | 159            | 195     | 240     | 269     | 312    |
| 110 - 113          | : 24         | 72       | 117            | 158            | 194     | 239     | 268     | 311    |
| 114 - 116          | : 23         | 71       | 116            | 157            | 193     | 238     | 267     | 310    |
|                    | :            |          |                |                |         |         |         |        |
| 117 - 119          | : 22         | 70       | 115            | 156            | 192     | 237     | 266     | 309    |
| 120 - 123          | : 21         | 69       | 114            | 155            | 191     | 236     | 265     | 308    |
| 124 - 126          | : 20         | 68       | 113            | 154            | 190     | 235     | 264     | 307    |
| 127 - 129          | : 19         | 67       | 1/12           | 153            | 189     | 234     | 263     | 306    |
| 130 - 133          | : 18         | 66       | 111            | 152            | 188     | 233     | 262     | 305    |
|                    | :            |          |                |                |         |         |         | 201    |
| 134 - 136          | : 17         | 55       | 110            | 151            | 187     | 232     | 261     | 304    |
| 137 - 139          | : 16         | 64       | 109            | 150            | 186     | 231     | 260     | 303    |
| 140 - 143          | : 15         | 63       | 108            | 149            | 185     | 230     | 259     | 302    |
| 144 - 146          | : 14         | 62       | 107            | 148            | 184     | 229     | 258     | 301    |
| 147 - 149          | . کلر :      | 61       | 106            | 147            | 183     | 228     | 257     | 300    |
| 150 153            | <u> </u>     | 60       | 105            | 146            | 182     | 227     | 256     | 299    |
| 150 - 153          | : 12         | 60<br>59 | 104            | 145            | 181     | 226     | 255     | 298    |
| 154 - 156          | : 11         | 58       | 103            | 144            | 180     | 225     | 254     | 297    |
| 157 159            | : 10         |          |                | 143            | 179     | 224     | 253     | 296    |
| 160 - 163          | : 10         | 57       | 102            |                | 178     | 223     | 252     | 295    |
| 164 - 166          | : 10         | 56       | 101            | 142            | 1/6     | 223     | 4.74    | 273    |

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| LE II<br>Monthly | -         | Coup     | on Allotments | by Household ! | Size    |         |                  |        |
|------------------|-----------|----------|---------------|----------------|---------|---------|------------------|--------|
| Net              | : One     | Two      | Three         | Four           | Five    | Six     | Seven            | Eight  |
| Income           | : Person  | Persons  | Persons       | Persons        | Persons | Persons | Persons          | Person |
|                  | :         | -        |               |                | 177     | 222     | 26               | 294    |
| 167 - 169        | : 10      | 55       | 100           | 141            | 177     |         | 250              | 293    |
| 170 - 173        | : 10      | 54       | 99            | 1 40           | 176     | 221     | 230              | 292    |
| 174 - 176        | : 10      | 53       | 98            | 139            | 175     | 220     |                  |        |
| 177 - 179        | : 10      | 52       | 97            | 138            | 174     | 219     | 248              | 291    |
| 180 - 183        | : 10      | 51       | 96            | 137            | 173     | 218     | 247              | 290    |
|                  | :<br>: 10 | 50       | 95            | 136            | 172     | 217     | 246              | 289    |
| 184 - 186        |           | 49       | 94            | 135            | 174     | 216     | 245              | 288    |
| 187 - 189        | : 10      | 48       | 93            | 134            | 170     | 215     | ·244             | 287    |
| 190 - 193        | : 10      |          | 92            | 133            | 169     | 214     | 243              | 286    |
| 194 - 196        | : 10      | 47       |               | 132            | 168     | 213     | 242              | 285    |
| 197 - 199        | : 10      | 46       | 91            | 132            | 100     |         |                  |        |
| 200 - 203        | :<br>: 10 | 45       | 90            | 131            | 167     | 212     | 241              | 284    |
| 204 - 206        | : 10      | 44       | 89 /          | 130            | 166     | 211     | 240              | 283    |
| 207 - 209        | : 10      | 43       | 88            | 129            | 165     | 210     | 239              | 282    |
| 210 - 213        | : 10      | 42       | /87           | 128            | 164     | 209     | 238              | 281    |
| 214 - 216        | : 10      | 41       | 86            | 127            | 163     | 208     | 237              | 280    |
| -                | :         | /        | 4.            | 126            | 162     | 207     | 236              | 279    |
| 217 - 219        | : 10      |          | 85            | 126            | 161     | 206     | 235              | 278    |
| 220 - 223        | : 10      | 39       | 84            | 125            |         | 205     | 234              | 277    |
| 224 - 226        | : 10      | 38       | 83            | 124            | 160     |         | 233              | 276    |
| 227 - 229        | : 10      | 37       | 82            | 123            | 159     | 204     | 232              | 27     |
| 230 - 233        | : 10      | 36       | 81            | 122            | 158     | 203     | 232              | 27.    |
| 221 226          | : 10      | 35       | 80            | 121            | 157     | 202     | 231              | 27     |
| 234 - 236        | : 10      | 34       | 79            | 120            | 156     | 201     | 230              | 27:    |
| 237 - 239        |           | 33       | 78            | 119            | 155     | 200     | 229              | 27:    |
| 240 243          | : 10      | 32       | 77            | 118            | 154     | 199     | 228 <sup>.</sup> | 27     |
| 244 - 246        | : 10      | 32<br>31 | 76            | 117            | 153     | 198     | 227              | 27     |
| 247 - 249        | : 10      | 31       | 70            | 117            |         |         | _                |        |

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| Monthly   | 1          |         | pon Allotments | by Household | 5126    | Six     | Seven     | Eight    |
|-----------|------------|---------|----------------|--------------|---------|---------|-----------|----------|
| Net       | : One      | Two     | Three          | Four         | Five    |         | Persons / | Persons  |
| Income    | : Person   | Persons | Persons        | Persons      | Persons | Persons | rersons   | TELBOILE |
|           | :          |         | 75             | 116          | 152     | 197     | 226       | 269      |
| 250 - 253 | : 10       | 30      | 75<br>74       | 115          | 151     | 196     | 225       | 268      |
| 254 - 256 | : 10       | 29      |                | 114          | 150     | 195     | 224       | 267      |
| 257 - 259 | : 10       | 28      | 73             |              | 149     | 194     | 223       | 266      |
| 260 - 263 | : 10       | 27      | 72             | 113          | 148     | 293     | 222       | 265      |
| 264 - 266 | : 10       | 26      | 71             | 112          | 140     | /"      |           |          |
| •         | :          |         | 70             | 111          | 147     | 192     | 221       | 264      |
| 267 - 269 | : 10       | 25      | 70             |              | 146     | 191     | 220       | 263      |
| 270 - 273 | : 10       | 24      | 69             | 110          | 149     | 190     | 219       | 262      |
| 274 - 276 | : 10       | 23      | 68             | 109          | 743     | 189     | 218       | 261      |
| 277 - 279 | : 10       | 22      | 67             | 108          | 144     |         | 217       | 260      |
| 280 - 283 | :          | 21      | 66             | 107          | 143     | 188     | 217       | 200      |
|           | :          |         |                | 106          | 142     | 187     | 216       | 259      |
| 284 - 286 | :          | 20      | 65             | 105          | 141     | 186     | 215       | 258      |
| 287 - 289 | :          | 19      | 64             | 103          | 140     | 185     | 214       | 257      |
| 290 - 293 | :          | 18      | 63             |              | 139     | 184     | 213       | 256      |
| 294 - 296 | :          | 17      | 52             | 103          | 138     | 183     | 212       | 255      |
| 297 - 299 | :          | 16      | 61             | 102          | 130     | 103     | •••       |          |
|           | :          | 15 /    | 60             | 101          | 137     | 182     | 211       | 254      |
| 300 - 303 | :          |         | 59             | 100          | 136     | 181     | 210       | 253      |
| 304 - 306 | :          |         |                | 99           | 135     | 180     | 209       | 252      |
| 307 - 309 | :          | 13      | 58             | 98           | 134     | 179     | 208       | 251      |
| 310 - 313 | :          | 12      | 57             |              | 133     | 178     | 207       | 250      |
| 314 - 316 | • /        | 11      | 56             | 97           | 133     | 170     |           |          |
|           | : /        | 10      | 55             | 96           | 132     | 177     | 206       | 249      |
| 317 - 319 | <i>)</i>   | 10      | 54             | 95           | 131     | 176     | 205       | 248      |
| 320 - 323 | <b>/</b> : | 10      | 53             | 94           | 130     | 175     | 2:04      | 247      |
| 324 - 326 | :          |         | 52             | 93           | 129     | 174     | 203       | 246      |
| 327 - 529 | :          | 10      |                | 92           | 128     | 173     | 202       | 245      |
| 338 - 333 | :          | 10      | 51             | 72           |         | • • •   | _         |          |

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| Monthly                            |          | Cou     |         | by Household S | olze    | Six        | Seven   | Eight      |
|------------------------------------|----------|---------|---------|----------------|---------|------------|---------|------------|
| Net                                | One      | Tvo     | Three   | Four           | Five    |            |         | Person     |
| Income                             | : Person | Persons | Persons | Persons        | Persons | Persons    | Persons | retson     |
| *HCOME                             | •        |         |         |                |         |            | 200     | 244        |
| 334 - 336                          | :        | 10      | 50      | 91             | 127     | 172        | 200     | 243        |
| 334 - 336<br>337 - 339             | •        | 10      | 49      | 90             | 126     | 171        |         | 242        |
| 337 - 33 <del>9</del><br>340 - 343 | :        | 10      | 48      | 89             | 125     | 170        | 199     | 242        |
|                                    | •        | 10      | 47      | 88             | 124     | 169        | 198     |            |
| 344 - 346                          | •        | 10      | 46      | 87             | 123     | <b>168</b> | 197     | 240        |
| 347 - 349                          | •        |         |         |                |         |            |         |            |
|                                    | :        | 10      | 45      | 86             | 122     | 167        | 196     | 239        |
| 350 - 353                          | :        | 10      | 44      | 85             | 121     | 166        | 195     | 238        |
| 354 <b>- 3</b> 56                  | :        |         | 43      | 84             | 120     | 165        | 194     | 237        |
| 357 - 359                          | :        | 10      | 42      | 83             | 119     | 164        | 193     | 236        |
| 360 - 363                          | 1        | 10      |         | 82 /           | 118     | 163        | 192     | 235        |
| 364 - 366                          | t        | 10      | 41      | %/             |         |            |         |            |
|                                    | 1        |         |         |                | 117     | 162        | 191     | 234        |
| 367 - 369                          | 1        |         | 40      | 81             | 116     | 161        | 190     | 233        |
| 370 - 373                          | :        |         | 39      | 80             |         | 160        | 189     | 232        |
| 374 - 376                          | :        |         | 38      | 79<br>78<br>77 | 115     | 159        | 188     | 231        |
| 377 - 379                          | 1        |         |         | 78             | 114     |            | 187     | 230        |
| 380 - 383                          | i        |         | 36      | 77             | 113     | 158        | 107     |            |
| 300 - 303                          | i        |         |         |                |         |            | 186     | 229        |
| 384 - 386                          | •        |         | 35      | 76             | 112     | 157        | 185     | 22         |
| 387 - 389                          | i        |         | 34      | 75             | 111     | 156        |         | 22         |
| 390 - 393                          | i        |         | 33      | 74             | 110     | 155        | 184     |            |
|                                    | •        |         | 32      | 73             | 109     | 154        | 183     | 22         |
| 394 - 396                          | • • /    |         | 31      | 72             | 108     | 153        | 182     | 22         |
| 397 - 399                          | ' /      |         | ••      |                |         |            |         |            |
|                                    | •//      |         | 30      | 71             | 107     | 152        | 181     | 22         |
| 400 - 403                          | /        |         | 29      | 70             | 106     | 151        | 180     | 22         |
| 404 - 406                          | •        |         | 28      | 69             | 105     | 150        | 179     | 22         |
| 407 - 689                          | :        |         |         | 68             | 104     | 149        | 178     | 2 <b>2</b> |
| 413                                | :        |         | 27      |                | 103     | 148        | 177     | 22         |
| 414 - 416                          | :        |         | 26      | 67             | 103     | 140        |         |            |

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| Monthly   | :          | Cou     | pon Allotments | by Household | olze    | Six     | Seven   | Light  |
|-----------|------------|---------|----------------|--------------|---------|---------|---------|--------|
| Net       | : One      | Two     | Three          | Four         | Five    |         | Persons | Person |
| Income    | : Person   | Persons | Persons        | Persons      | Persons | Persons | Persons | rerson |
|           | :          |         |                | .,           | 102     | 147     | 126     | 219    |
| 417 - 419 | :          |         | 25             | 66           | 101     | 146     | 175     | 218    |
| 420 - 423 | :          |         | 24             | 65           | 100     | 145     | 174     | 217    |
| 424 - 426 | :          |         | 23             | 64           | 99      | 144     | 173     | 216    |
| 427 - 429 | :          |         | 22             | 63           |         | 143     | 172     | 215    |
| 430 - 433 | :          |         | 21             | 62           | 98      | <i></i> | 172     |        |
|           | :          |         |                | 41           | 97      | 142     | 171     | 214    |
| 434 - 436 | :          |         | 20             | 61           | 96      | 141     | 170     | 213    |
| 437 - 439 | :          |         | 19             | 60           | 30      | 140     | 169     | 212    |
| 440 - 443 | :          |         | 18             | 59           | /33     | 139     | 168     | 211    |
| 444 - 446 | :          |         | 17             | 58           | 94      | 138     | 167     | 210    |
| 447 - 449 | :          |         | 16             | 57           | 93      | 130     | 107     |        |
|           | :          |         |                | /            | 92      | 137     | 166     | 209    |
| 450 - 453 |            |         | 15             | 56           | 91      | 136     | 165     | 208    |
| 454 - 456 | :          |         | 14             | 54           | 90      | 135     | 164     | 207    |
| 457 - 459 | :          |         |                |              | 89      | 134     | 163     | 206    |
| 460 - 463 | :          |         |                | 53           | 88      | 133     | 162     | 205    |
| 464 - 466 | :          |         |                | 52           | 00      | 155     |         |        |
|           | :          |         |                | 51           | 87      | 132     | 161     | 204    |
| 467 - 469 | :          |         |                | 50           | 86      | 131     | 160     | 200    |
| 470 - 473 | :          |         |                | 49           | 85      | 130     | 159     | 20     |
| 474 - 476 | :          |         |                | 48           | 84      | 129     | 158     | 20     |
| 477 - 479 | :          |         |                |              | 83      | 128     | 157     | 20     |
| 480 - 483 | • /        |         |                | 47           | 0.5     | 120     |         |        |
|           | : /        |         |                | 46           | 82      | 127     | 156     | 19     |
| 484 - 486 | <i>j</i>   |         |                | 45           | 81      | 126     | 155     | 19     |
| 487 - 489 | <b>/</b> : |         |                | 44           | 80      | 125     | 154     | 19     |
| 490 - 493 | :          |         |                | 43           | 79      | 124     | 153     | 19     |
| 494 - 496 | :          |         |                |              | 78      | 123     | 152     | 19     |
| 497 - 499 | :          |         |                | 42           | /0      |         |         |        |

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| Monthly   | :          | Cou     | on Allotments | by Household S | ize     |  |         |        |
|-----------|------------|---------|---------------|----------------|---------|--|---------|--------|
| Net       | : One      | T₩o     | Three         | Four           | Five    | Six  | Seven   | Bight  |
| Income    | : Person   | Persons | Persons       | Persons        | Persons | Persons                                      | Persons | Person |
|           | •          |         |               | 41             | 77      | 122  | 151     | 194    |
| 500 - 503 | :          |         |               | 40             | 76      | 121  | 150     | 193    |
| 504 - 506 | :          |         |               | 39             | 75      | 120  | 149     | 192    |
| 507 - 509 | :          |         |               | 38             | 74      | 119  | 148     | 191    |
| 510 - 513 | :          |         |               | 37             | 73      | 118  | 147     | 190    |
| 514 - 516 | :          |         |               | 3,             | ,,      | <i>,,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |         | .,,    |
| 517 - 519 | •          |         |               | 36             | 72      | 117  | 146     | 189    |
| 520 - 523 | •          |         |               | 35             | 71      | 116  | 145     | 188    |
| 524 - 526 | •          |         |               | 34             | 76      | 115  | 144     | 187    |
| 527 - 529 | ;          |         |               | 33             | 69      | 114  | 143     | 186    |
| 530 - 533 | :          |         |               | 32             | 68      | 113  | 142     | 185    |
| 130 - 222 | •          |         |               |                |         |  |         |        |
| 534 - 536 | •          |         |               | A              | 67      | 112  | 141     | 184    |
| 537 - 539 | :          |         |               | <b>30</b>      | 66      | 111  | 140     | 183    |
| 540 - 543 | :          |         |               | 29             | 65      | 110  | 139     | 182    |
| 544 - 546 | :          |         |               |                | 64      | 109  | 138     | 181    |
| 547 - 549 | •          |         |               |                | 63      | 108  | 137     | 180    |
|           | :          |         |               |                | 42      | 107  | 136     | 1 79   |
| 550 - 553 | :          |         |               |                | 62      | 106  | 135     | 178    |
| 554 - 556 | :          |         |               |                | 61      | 105  | 134     | 177    |
| 557 - 559 | :          |         |               |                | 60      |  |         | 176    |
| 560 - 563 | :          |         |               |                | 59      | 104  | 133     |        |
| 564 - 566 | : /        |         |               |                | 58      | 103  | 132     | 175    |
| 567 - 569 | ://        |         |               |                | 57      | 102  | 131     | 174    |
| 570 - 573 | /          |         |               |                | 56      | 101  | 130     | 173    |
| 574 - 576 | <b>/</b> : |         |               |                | 55      | 100  | 129     | 172    |
| 577 - 579 | :          |         |               |                | 54      | 99   | 128     | 171    |
| 580 - 583 | •          |         |               |                | 53      | 98   | 127     | 170    |

March 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| Monthly   | ·        |         |         | by Household S | ilze    |         |         |                 |
|-----------|----------|---------|---------|----------------|---------|---------|---------|-----------------|
| Ne t      | : One    | Two     | Three   | Four           | Five    | Six     | Seven   | Eight           |
| Income    | : Person | Persons | Persons | Persons        | Persons | Persons | Persons | Person          |
| 584 - 586 | :        |         |         |                | 52      | 97      | 120     | 169             |
| 587 - 589 | :        |         |         |                | 51      | 96      | 125     | 168             |
| 590 - 593 | •        |         |         |                | 50      | 95      | 124     | 167             |
| 594 - 596 | •        |         |         |                | 49      | 94      | 123     | 166             |
| 597 - 599 | :        |         |         |                | 48      | 185     | 122     | 165             |
| 600 - 603 | :        |         |         |                | 47      | 92      | 121     | 164             |
| 604 - 606 | •        |         |         |                | 46      | 91      | 120     | 163             |
| 607 - 609 | •        |         |         |                | 15      | 90      | 119     | 162             |
| 610 - 613 |          |         |         |                | 44      | 89      | 118     | 161             |
| 614 - 616 | :        |         |         |                | 43      | 88      | 117     | 160             |
| 617 - 619 | :        |         |         |                | 42      | 87      | 116     | 159             |
| 620 - 623 | :        |         |         |                | 41      | 86      | 115     | 158             |
| 624 - 626 | :        |         |         |                | 40      | 85      | 114     | 157             |
| 627 - 629 | ;        |         |         |                | 39      | 84      | 113     | 15 <del>6</del> |
| 630 - 633 | :        |         |         |                | 38      | 83      | 112     | 155             |
| 634 - 636 | :        | _       |         |                |         | 82      | 111     | 154             |
| 637 - 639 | :        |         |         |                |         | 81 '    | 110     | 153             |
| 640 - 643 | :        |         |         | •              |         | 80      | 109     | 152             |
| 644 - 646 | :        |         |         |                |         | 79      | 108     | 151             |
| 647 - 649 | -        |         |         |                |         | 78      | 107     | 150             |
| 650 - 653 | ://      |         |         |                |         | 77      | 106     | 149             |
| 654 - 656 | /,       |         |         |                |         | 76      | 105     | 148             |
| 657 - 659 | •        |         |         |                |         | 75      | 104     | 147             |
| 660 - 663 | •        |         |         |                |         | 74      | 103     | 146             |
| 666       | •        |         |         |                |         | 73      | 102     | 145             |

March 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| Monthly                | · · · · · · · · · · · · · · · · · · · |         |         | by Household S |         |         |         | - A     |
|------------------------|---------------------------------------|---------|---------|----------------|---------|---------|---------|---------|
| Net                    | : One                                 | Two     | Three   | Four           | Five    | Six     | Seven   | Eight   |
| Income                 | : Person                              | Persons | Persons | Persons        | Persons | Persons | Persons | Persons |
|                        | :                                     |         |         |                |         | 72      | 101     | 144     |
| 667 - 669              | :                                     |         |         |                |         | 71      | 100     | 143     |
| 570 - 673              | :                                     |         |         |                |         | 70 /    | 100     | 142     |
| 674 - 676              | :                                     |         |         |                |         |         | 98      | 141     |
| 677 - 679              | :                                     |         |         |                |         | 69      |         |         |
| 680 - 683              | :                                     |         |         |                |         | 68      | 97      | 140     |
|                        | :                                     |         |         |                |         | 67      | 96      | 139     |
| 684 - 686              | :                                     |         |         |                |         |         | 95      | 138     |
| 687 - 689              | :                                     |         |         |                |         | 66      |         |         |
| 690 - 693              | :                                     |         |         |                |         | 65      | 94      | 137     |
| 694 - 696              | :                                     |         |         |                |         | 64      | 93      | 136     |
| 697 - 699              | :                                     |         |         |                |         | 63      | 92      | 135     |
|                        | :                                     |         | •       |                |         | 62      | 91      | 134     |
| 700 - 703              | :                                     |         |         |                |         | 61      | 90      | 133     |
| 704 - 706              | :                                     |         |         |                |         | 60      | 89      | 132     |
| 707 - 709              | :                                     |         |         |                |         | 59      | 88      | 131     |
| 710 - 713              | :                                     |         |         |                | •       |         | 87      | 130     |
| 714 - 716              | :                                     |         |         |                |         | 58      | 67      | 130     |
|                        | :                                     | _       |         |                |         | 57      | 86      | 129     |
| 717 - 719              | •                                     |         |         |                |         | •       | 85      | 128     |
| 720 - 723              | :                                     |         | •       |                |         |         | 84      | 127     |
| 724 - 726              | :                                     |         |         |                |         |         | 83      | 126     |
| 727 - 729              | • /                                   |         |         |                |         |         | 82      | 125     |
| 730 - 733              | - : /                                 |         |         |                |         |         | •••     |         |
| 724 - 726              | ·/                                    |         |         |                |         |         | 81      | 124     |
| 734 - 736<br>737 - 739 | <b>/</b> :                            |         |         |                |         |         | 80      | 123     |
| 740 - 743              | •                                     |         |         |                |         |         | 79      | 122     |
| 744 746                |                                       |         |         |                |         |         | 78      | 121     |
| 141 - 749              |                                       |         |         |                |         |         | 77      | 120     |

March 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| Monthly   | :        | Cou     | pon Allotments | by Household | Size    |         |         |        |
|-----------|----------|---------|----------------|--------------|---------|---------|---------|--------|
| Net       | : One    | Two     | Three          | Four         | Five    | Six     | Seven   | £1gh   |
| Income    | : Person | Persons | Persons        | Persons      | Persons | Persons | Persons | Person |
| 750 - 753 | :        |         |                |              |         |         | 36      | 119    |
| 754 - 756 | •        |         |                |              |         |         | 75      | 118    |
| 757 - 759 | :        |         |                |              |         |         | 74      | 117    |
| 760 - 763 | :        |         |                |              |         |         | 73      | 116    |
| 764 - 766 | •        |         |                |              |         |         | 72      | 115    |
| 704 - 700 | :        |         |                |              |         |         | •-      |        |
| 767 - 769 | :        |         |                |              |         |         | 71      | 114    |
| 770 - 773 | :        |         |                |              |         |         | 70      | 113    |
| 774 - 776 | :        |         |                |              |         |         | 69      | 112    |
| 777 - 779 | :        |         |                |              |         |         | 68      | 111    |
| 780 - 783 | :        |         |                | _            |         |         | 67      | 110    |
| 700 - 703 | :        |         |                |              |         |         |         |        |
| 784 - 786 | :        |         |                |              |         |         | 66      | 10     |
| 787 - 789 | •        |         |                |              |         |         | 65      | 10     |
| 790 - 793 | •        |         |                |              |         |         | 64      | 10     |
| 794 - 796 | :        |         |                |              |         |         | 63      | 100    |
| 797 - 799 | :        |         |                |              |         |         | 62      | 10     |
|           | •        |         |                |              |         |         |         |        |
| 800 - 803 | •        |         |                |              |         |         | 61      | 104    |
| 804 - 806 | •        |         |                |              |         |         | 60      | 10     |
| 807 - 809 | ;        |         |                |              |         |         | 59      | 10     |
| 810 - 813 | •        |         |                |              |         |         |         | 10     |
| 814 - 816 | • /      |         |                |              |         |         |         | 10     |
| 014 010   | -; /     |         |                |              |         |         |         |        |
| 817 - 819 | ://      |         |                |              |         |         |         | 9      |
| 820 - 823 | /        |         |                |              |         |         |         | 9      |
| 824 - 826 | <b>/</b> |         |                |              |         |         |         | 9      |
| 827 - 829 | :        |         |                |              |         |         |         | 9      |
| 830 833   | :        |         |                |              |         |         |         | 9      |

March 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| Monthly   | : Coupon Allotments by Household Size |        |         |         |         |         |         |         |         |  |
|-----------|---------------------------------------|--------|---------|---------|---------|---------|---------|---------|---------|--|
| Net       | :                                     | One    | Two     | Three   | Four    | Five    | Six     | Seven   | Eight   |  |
| Income    |                                       | Person | Persons |  |
| 834 - 836 | :                                     |        |         |         |         |         |         |         | 94      |  |
| 837 - 839 |                                       |        |         |         |         |         |         |         | 93      |  |
| 840 - 843 |                                       |        |         |         |         |         |         |         | 92      |  |
| 844 - 846 | :                                     |        |         |         |         |         |         |         | 91      |  |
| 847 - 849 | :                                     |        |         |         |         |         |         |         | 90      |  |
|           | :                                     |        |         |         |         |         |         |         |         |  |
| 850 - 853 | :                                     |        |         |         |         | _       |         |         | 89      |  |
| 854 - 856 | :                                     |        |         |         |         |         |         |         | 88      |  |
| 857 - 859 | :                                     |        |         |         |         |         |         |         | 87      |  |
| 860 - 863 | :                                     |        |         |         |         |         |         |         | 86      |  |
| 864 - 866 | :                                     |        |         |         | /       |         |         |         | 85      |  |
| 867 - 869 | :                                     |        |         |         |         |         |         |         | 84      |  |
| 870 - 873 | :                                     |        |         |         |         |         |         |         | 83      |  |
| 874 - 876 | :                                     |        |         |         |         |         |         |         | 82      |  |
| 877 - 879 | :                                     |        |         |         |         |         |         |         | 81      |  |
| 880 - 883 | :                                     |        |         |         |         |         |         |         | 80      |  |
|           | :                                     |        |         |         |         |         |         |         |         |  |
| 884 - 886 | :                                     |        |         |         |         |         |         |         | 79      |  |
| 887 - 889 | :                                     |        |         |         |         |         |         |         | 78      |  |
| 890 - 893 | :                                     |        |         |         |         |         |         |         | 77      |  |
| 894 - 896 | :                                     |        |         |         |         |         |         |         | 76      |  |

For issuance to households of more than eight persons, use the following formula:

- (1) Value of the the thrifty food plan. For each person in excess of eight, add \$43 to the monthly thrifty food plan for an eight-person household:))
- (2) ((Benefit determination without the tables.)) To determine the benefit households shall receive:
  - ((Multiply the household's net monthly income by 30 percent and round by dropping all cents:
  - (b) Subtract the result obtained in step 1 from the thrifty food plan for that size household.
- (3) Benefit determination with the tables. For households of more than eight persons, it will be necessary to add on to the last monthly net income increments to reach the maximum allowable income that is applicable to that size household. To do this, note that the monthly net income groupings follow a \$3 increment, \$3 increment, \$4 increment pattern that does not vary. However, the pattern begins at a different point for the lower and higher numbers in each grouping. Thus, for the 894-896 grouping, add the full \$3 increment, \$3 increment, \$4 increment pattern to 894 but only add one \$3 increment and the \$4 increment to 896 and begin the \$3 increment, \$3 increment, \$4 increment pattern at 903. This pattern should be continuously applied to the monthly net income groupings until the maximum monthly net income applicable to that size household is reached.)) Subtract 30 percent of the household's net monthly income from the thrifty food plan for that household size.

| Household Size         | Thrifty Food<br>Plan Amounts |
|------------------------|------------------------------|
| <u>1</u>               | <u>\$ 61</u>                 |
| <u>2</u>               | <u>112</u>                   |
| <u>3</u>               | <u>161</u>                   |
| <u>4</u>               | 204                          |
| <u>5</u>               | <u>242</u>                   |
| <u>6</u>               | <u>291</u>                   |
| 7                      | <u>321</u>                   |
| <u>8</u>               | <u>367</u>                   |
| Each additional member | <u>+46</u>                   |

(b) All one and two person households shall receive a minimum monthly allotment of \$10.00.

#### WSR 79-07-033 ADOPTED RULES **BOARD OF PILOTAGE COMMISSIONERS** [Order 79-4, Resolution 79-4-Filed June 19, 1979]

Be it resolved by the Board of Pilotage Commissioners, acting at Pier 52, Seattle, Washington 98104, that it does promulgate and adopt the annexed rules relating to pilotage rates for the Puget Sound Pilotage District.

This action is taken pursuant to Notice No. WSR 79-05-036 filed with the code reviser on 4/25/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 88.16.035(4) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 14, 1979.

By Richard A. Berg Chairman

AMENDATORY SECTION (Amending Order 78-1, filed 1/6/78)

WAC 296-116-300 PILOTAGE RATES FOR THE PUGET SOUND PILOTAGE DISTRICT. ((Effective February 10, 1978 through December 31, 1978, and thereafter until further order of the Board.)) These rates shall become effective on June 1, 1979.

CLASSIFICATION

RATE

((Charges)) Ship Length Overall (LOA ((Zones))) Charges:

((<del>LOA</del>)) per LOA rate schedule in this section \$20.00

Boarding Fee

Per each boarding/deboarding at the Port Angeles Pilot sta-tion. Note: The boarding fee is to finance the building of the pilot boat Puget Sound and the replacement boat for the pilot boat Pilot. When both boats are fully amortized, the boarding fee will be terminated.

Harbor Shift - Live Ship (Seattle Port) Harbor Shift - Live Ship (Other than

LOA Zone I LOA Zone I

Seattle Port) Harbor Shift - Dead Ship

Double LOA Zone I

Dead Ship Towing Charge: LOA of tug +

Double LOA Zone

LOA of tow + beam of tow Any tow exceeding seven hours, two pilots are mandatory. Harbor shifts shall constitute and be limited to those services in moving vessels from dock to dock, from anchorage to dock, from dock to anchorage, or from anchorage to anchorage in the same port after all other applicable tariff charges for pilotage services have been recognized as payable.

Waterway and Bridge Charges:

Ships up to 90' beam

A charge of \$((75.00)) 81.00 shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle and south of Eleventh Street Bridge in any of the Tacoma waterways. Any vessel movements required to transit through bridges shall have an additional charge of \$((35.00)) 38.00 per bridge.

#### CLASSIFICATION

Ships 90' beam and/or over:

A charge of \$((100.00)) 108.00 shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle and south of Eleventh Street Bridge in any of the Tacoma waterways. Any vessel movements required to transit through bridges shall have an additional charge of \$((70.00)) 76.00 per

(The above charges shall not apply to transit of vessels from Shilshole Bay to the limits of Lake Washington.)

In a case where two pilots are employed for a single vessel waterway or bridge transit, a second pilot charge shall be levied in the

amount of a harbor shift only. Compass Adjustment ((100.00))

Radio Direction Finder Calibration

((100.00))108.00 Launching Vessels ((150.00))162.00

Trial Trips, 6 hours or less

(Minimum \$((<del>240.00</del>)) <u>260.00</u>) ((80.00)) 87.00 Trial Trips, over 6 hours (two pilots)

Shilshole Bay - Salmon Bay

((<del>58.00</del>))

((40.00)) 43.00

Salmon Bay - Lake Union

((46.00))50.00

RATE

Lake Union - Lake Washington (plus LOA zone from Webster Point)

((<del>58.00</del>)) 63.00 LOA Zone I

Cancellation Charge Cancellation Charge - Port Angeles (When pilot is ordered and

vessel proceeds without stopping for pilot) LOA Zone I Docking Delay after Anchoring

Applicable Harbor Shift rate to apply, plus \$((40.00)) 43.00 per hour standby. (((Example: Anchoring 0400, anchor 0500, no delay. Anchor away 0501, retroactive to 0400 two standby.))) No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is \$43.00 for every hour or fraction thereof.

Sailing Delay

((40.00)) 43.00

((Called for 1800; sailed 1900 no delay. Example: Sailed 1901, retroactive to 1800 - two hours standby.))) No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is \$43.00 for every hour or fraction thereof.

Slow-Down — \$((40.00)) 43.00 per hour for all

43.00 per hr. ((\$0.0248))

per hr.

time in excess of time spent in that particular transit for that speed of advance normal for vessel that is slowed.

Super Ships — Additional charge to LOA zone mileage of \$((0.0248)) 0.0269 a gross ton for all gross tonnage in excess of 20,000 gross tons up to 50,000 gross tons. In excess of 50,000 gross tons, the charge shall be \$((0.0297))

0.0322 per gross ton.
Delayed Arrival — Port Angeles

((<del>\$0.0297</del>)) ((<del>40.00</del>)) 43.00 per hr.

(When pilot is ordered and vessel does not arrive within four hours without notification of change of ETA)

Transportation to vessels on Puget Sound

| March Point - Anacortes | \$80.00 |
|-------------------------|---------|
| Bangor                  | 40.00   |
| Bellingham              | 88.00   |
| Bremerton               | 20.00   |
| Cherry Point            | 97.00   |
| Dupont                  | 47.00   |
| Edmonds                 | 20.00   |
| Everett                 | 30.00   |
| Ferndale                | 96.00   |
| Manchester              | 30.00   |
| Mukilteo                | 30.00   |
| Olympia                 | 60.00   |
| Point Wells             | 20.00   |
| Port Gamble             | 35.00   |
| Port Townsend           | 50.00   |
| Semiahmoo               | 109.00  |
| Tacoma                  | 31.00   |
| Winslow                 | 20.00   |

(a) Interport shifts: Transportation paid to and from both points. (b) Intraharbor shifts: Transportation to be paid one way only. If intraharbor shift is cancelled, transportation paid one way

(c) Cancellation: Transportation both ways if pilot has started travel.

#### CLASSIFICATION

RATE

Delinquent payment charge: 1% per month after 60 days from first billing.

Non Use of Pilots: Ships taking and discharging pilots without using their services through all Puget Sound and adjacent inland waters shall pay full pilotage fees on the LOA zone mileage basis from Port Angeles to destination, from place of departure to Port Angeles, or for entire distance between two ports on Puget Sound and adjacent inland waters.

#### LOA RATE SCHEDULE

The following rate schedule is based upon distances furnished by National Oceanic and Atmospheric Administration, computed to the nearest half-mile and includes retirement fund contributions.

|  | Intra  | 0-30   | <del>31-50-</del>   | <del>- 51-75 -</del>  | <del>76-100</del>                                    | 101 Mile   |
|--|--|--|---|---|--|--|
|  | Harbor                                       | Miles  | Miles   | Miles   | Miles  | & Over   |
| Up to 449  | 70   | 110  | 190   | 285   | -385   | 500  |
| <del>150 - 459</del>   | <del>72</del>                                | 112  | 192   | 290   | 390  | 502  |
| <del>160 – 469 –  </del>   | 74   | 114  | 194   | <del>- 295 -</del>  | 395  | 504  |
| <del>470 – 479</del>   | 76   | 116  | 196   | 300   | 398  | <del>506</del>                                       |
| <del>180 – 489 – –</del>   | <del> 78</del>                               | 118  | 198   | 305   | <del>- 401</del>                                     | (( <del>501</del> )) <u>50</u>                       |
| <del>190 - 199</del><br>5 <del>00 - 509</del> -  | <del>- 80</del>                              | 120  | <del>200</del>  | <del>310</del>  | 405<br>408   | <del>510</del>                                       |
| <del>510 - 519</del>   | 84   | 126  | <del>206</del>  | <del>320</del>  | 412  | <del>- 515</del>                                     |
| <del>520 - 529</del>   | 86   | 129  | 209   | <del>- 322</del> -  | 416  | 520  |
| 530 - 539  |  | 132  | <del>212</del>  | 325   | 422  | <del>525</del>                                       |
| <del>540 ~ 549 ~</del>   | 90   | 135  | 215   | 328   | 429  | 530  |
| <del>550 - 559</del>   | <del>92</del> —                              | 138  | <del>- 218 -</del>  | 332   | 433  | <del>535</del>                                       |
| <del>560 - 569</del>   | <del>95</del>                                | <del>141</del>                                       | <del>221</del><br>224                                       | <del>335</del>  | 437<br>441   | <del>540</del>                                       |
| <del>570 - 579 -</del><br><del>580 - 589</del> -   | <del>- 101</del>                             | 147  | 227   | 339   | 445  | <del>550</del>                                       |
| <del>590 - 599</del>   | 105  | 150  | 230   | 341   | 450  | <del>555</del>                                       |
| 600 - 609  | 110  | 153  | 233   | 343   | <del>455</del>                                       | 560  |
| 610 - 619  | <del>115</del>                               | 156  | 236-  | 345   | 460  | <del>565</del>                                       |
| <del>620 - 629</del>   | 121  | 159  | 239   | 347   | 465  | <del> 570</del>                                      |
| <del>630 - 639</del>   | 127  | 162  | 242-  | 349   | <del>470</del>                                       | <del>575</del>                                       |
| <del>640 – 649 – -</del><br><del>650 – 659 – -</del>   | <del>- 133</del><br>- 140                    | 165<br>168   | <del>245</del><br><del>248</del>                            | <del> 351</del><br>353                                      | <del>475</del><br><del>480</del>                     | <del>580</del><br><del>585</del>                     |
| <del>660 - 669</del>   | 144  | - 171  | 2 <del>4</del> 8  | 355   | 485  | <del>590</del>                                       |
| <del>670 - 679</del>   | 148  | 174  | 254   | 360-  | <del>490</del>                                       | <del>595</del>                                       |
| 680 - 689  | 152  | 177  | <del>257</del>  | 365   | 495  | 600  |
| <del>690 – 699 – –</del>   | 156  | <del>- 180 -</del>                                   | 260   | 370   | 500  | 610  |
| <del>700 - 719</del>   | 164  | 186  | 266   | 375   | <del>- 510 -</del>                                   | 620  |
| <del>720 - 739</del>   | 172  | 192  | 272   | <del>380</del>  | <del> 520</del>                                      | <del>640</del>                                       |
| <del>740 - 759</del><br><del>760 - 779</del>   | 180  | <del>200</del> 208 -                                 | <del>278</del><br>284                                       | <del>385</del>  | <del>530</del>                                       | <del>650</del>                                       |
| <del>780 - 799</del>   | 196  | 216  | <del>290</del>  | <del>395</del>  | <del>550</del>                                       | <del>660</del>                                       |
| <del>800 - 819</del>   | 204  | <del>- 224</del> -                                   | 296   | 400   | 560  | <del>670</del>                                       |
| <del>820 - 839 -</del>   | 212  | 232  | 302   | 405   | 570  | 680  |
| 840 - 859  | <del>220</del>                               | 240  | 308   | 410   | - 580  | <del>-690</del>                                      |
| <del>860 – 879 – -</del>   | <del>- 228</del> -                           | 248  | 314   | <del>- 420 -</del>  | <del>590</del>                                       | <del>700</del>                                       |
| <del>880 - 899</del>   | <del>236</del>                               | <del>256</del>                                       | 320   | <del>430</del>  | 600  | <del>710</del>                                       |
| <del>900 - 919</del><br>9 <del>20 - 939</del>  | <del>244</del><br><del>252</del>             | <del>264</del><br><del>272</del>                     | <del>326</del><br>332                                       | 440<br>450  | 610<br>620   | <del>720</del>                                       |
| <del>940 - 959</del>   | <del>260</del>                               | 280  | <del>338</del>  | 460   | <del>- 630</del>                                     | <del>740</del>                                       |
| <del>960 - 979</del>   | <del>268</del>                               | 288 -  | 344   | 470   | 640  | 750  |
| 9 <del>80 999</del>  | 276  | 296  | 350   | 480   | 650  | <del>760</del>                                       |
| 1000 & over  | 284  | 304  | 356   | 490   | 660  | <del>770</del> ))                                    |
| LOA  | ZONE I                                       |  |   |   | ZONE V   | ZONE V   |
|  | Intra<br>Harbor                              | 0-30<br>Miles  | 31-50<br>Miles  | 51-75<br>Miles  | 76-100<br>Miles                                      | 101 Miles<br>& Over                                  |
|  | 1101001                                      |  |   |   |  |  |
|  | 76   | 119  | 206   | 309   | 417  | 542  |
| Up to 449  |  |  | 208   | 314   | 422  | · 544  |
| 450 - 459  | 78   | 121  |   |   |  |  |
| 450 - 459  | 80   | 123  | 210   | 319   | 428  | 546  |
| 450 - 459<br>460 - 469<br>470 - 479  | 80<br>82                                     | 123<br>126   | 210<br>212  | 319<br>325  | 431  | 548  |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489   | 80<br>82<br>84                               | 123<br>126<br>128                                    | 210<br>212<br>214   | 319<br>325<br>330   | 431<br>434   | 548<br>550   |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489<br>490 - 499  | 80<br>82<br>84<br>87                         | 123<br>126<br>128<br>130                             | 210<br>212<br>214<br>217                                    | 319<br>325<br>330<br>336                                    | 431<br>434<br>439                                    | 548<br>550<br>552                                    |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489<br>490 - 499<br>500 - 509   | 80<br>82<br>84<br>87<br>89                   | 123<br>126<br>128<br>130<br>133                      | 210<br>212<br>214<br>217<br>220                             | 319<br>325<br>330<br>336<br>341                             | 431<br>434<br>439<br>442                             | 548<br>550<br>552<br>554                             |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489<br>490 - 499<br>500 - 509<br>510 - 519  | 80<br>82<br>84<br>87                         | 123<br>126<br>128<br>130                             | 210<br>212<br>214<br>217                                    | 319<br>325<br>330<br>336                                    | 431<br>434<br>439                                    | 548<br>550<br>552                                    |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489<br>490 - 499<br>500 - 509<br>510 - 519<br>520 - 529<br>530 - 539              | 80<br>82<br>84<br>87<br>89<br>91<br>93       | 123<br>126<br>128<br>130<br>133<br>136<br>140<br>143 | 210<br>212<br>214<br>217<br>220<br>223<br>226<br>230        | 319<br>325<br>330<br>336<br>341<br>347<br>349<br>352        | 431<br>434<br>439<br>442<br>446<br>451<br>457        | 548<br>550<br>552<br>554<br>558<br>563<br>569        |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489<br>490 - 499<br>500 - 509<br>510 - 519<br>520 - 529<br>530 - 539<br>540 - 549 | 80<br>82<br>84<br>87<br>89<br>91<br>93<br>95 | 123<br>126<br>128<br>130<br>133<br>136<br>140<br>143 | 210<br>212<br>214<br>217<br>220<br>223<br>226<br>230<br>233 | 319<br>325<br>330<br>336<br>341<br>347<br>349<br>352<br>355 | 431<br>434<br>439<br>442<br>446<br>451<br>457<br>465 | 548<br>550<br>552<br>554<br>558<br>563<br>569<br>574 |
| 450 - 459<br>460 - 469<br>470 - 479<br>480 - 489<br>490 - 499<br>500 - 509<br>510 - 519<br>520 - 529                           | 80<br>82<br>84<br>87<br>89<br>91<br>93       | 123<br>126<br>128<br>130<br>133<br>136<br>140<br>143 | 210<br>212<br>214<br>217<br>220<br>223<br>226<br>230        | 319<br>325<br>330<br>336<br>341<br>347<br>349<br>352        | 431<br>434<br>439<br>442<br>446<br>451<br>457        | 548<br>550<br>552<br>554<br>558<br>563<br>569        |

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| LOA         | ZONE I | ZONE II | ZONE III | ZONE IV | ZONE V | ZONE V    |
|-------------|--------|---------|----------|---------|--------|-----------|
|             | Intra  | 0-30    | 31-50    | 51-75   | 76-100 | 101 Miles |
|             | Harbor | Miles   | Miles    | Miles   | Miles  | & Over    |
|             |        |         |          |         |        |           |
| 600 – 609   | 119    | 166     | 252      | 371     | 493    | 606       |
| 610 – 619   | 125    | 169     | 256      | 374     | 498    | 612       |
| 620 - 629   | 131    | 172     | 259      | 376     | 504    | 617       |
| 630 – 639   | 138    | 175     | 262      | 378     | 509    | 623       |
| 640 649     | 144    | 179     | 265      | 380     | 514    | 628       |
| 650 - 659   | 152    | 182     | 269      | 382     | 520    | 634       |
| 660 – 669   | 156    | 185     | 272      | 384     | 525    | 639       |
| 670 – 679   | 160    | 188     | 275      | 390     | 531    | 644       |
| 680 – 689   | 165    | 192     | 278      | 395     | 536    | 650       |
| 690 - 699   | 169    | 195     | 282      | 401     | 542    | 661       |
| 700 – 719   | 178    | 201     | 288      | 406     | 552    | 671       |
| 720 – 739   | 186    | 208     | 295      | 412     | 563    | 682       |
| 740 – 759   | 195    | 217     | 301      | 417     | 574    | 693       |
| 760 – 779   | 204    | 225     | 308      | 422     | 585    | 704       |
| 780 – 799   | 212    | 234     | 314      | 428     | 596    | 715       |
| 800 - 819   | 221    | 243     | 321      | 433     | 606    | 726       |
| 820 – 839   | 230    | 251     | 327      | 439     | 617    | 736       |
| 840 - 859   | 238    | 260     | 334      | 444     | 628    | 747       |
| 860 - 879   | 247    | 269     | 340      | 455     | 639    | 758       |
| 880 - 899   | 256    | 277     | 347      | 466     | 650    | 769       |
| 900 – 919   | 264    | 286     | 353      | 477     | 661    | 780       |
| 920 – 939   | 273    | 295     | 360      | 487     | 671    | 791       |
| 940 – 959   | 282    | 303     | 366      | 498     | 682    | 801       |
| 960 – 979   | 290    | 312     | 373      | 509     | 693    | 812       |
| 980 – 999   | 299    | 321     | 379      | 520     | 704    | 823       |
| 1000 & over | 308    | 329     | 386      | 531     | 715    | 834       |

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## WSR 79-07-034 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Institutions)
[Order 1406—Filed June 20, 1979]

I, Michael Stewart, Ex. Asst., of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to withdrawal of detainers, amending WAC 275-76-120.

This action is taken pursuant to Notice No. WSR 79-05-110 filed with the code reviser on 5/2/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 72.01.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 797, filed 5/10/73)

WAC 275-76-120 RECOMMENDATION FOR WITHDRAWAL OF DETAINER. (1) Prior to the anticipated release date of a resident against whom a valid detainer has been filed, the superintendent shall

- (a) Prepare an evaluation of the resident, outlining the resident's actions and activities while in custody in the institution and indicating whether a post-release parole plan and program has been developed for the resident,
- (b) Make a recommendation to the state administrator as to whether the department should attempt to obtain the withdrawal by the requesting authority of the detainer filed against the resident,
- (c) Furnish copies to the resident of said evaluation and recommendation.
- (2) ((In those instances in which)) When the superintendent has recommended that the department seek the withdrawal of a detainer, the state administrator ((shall.)), after considering the circumstances of the offense for which the detainer was placed and the justification for the superintendent's recommendation, may
- (a) ask the requesting authority to withdraw the detainer, and
- (b) furnish the requesting authority with the evaluation and recommendation prepared by the superintendent.
- (3) When a requesting authority indicates in writing that it wishes to withdraw a previously filed detainer, the superintendent shall notify the resident and the board of prison terms and paroles, and acknowledge to the requesting authority, that the detainer has been withdrawn.
- (4) The superintendent shall hold and make the resident available for transfer to the requesting authority in accordance with the provisions of this chapter whenever a requesting authority either
- (a) indicates that it intends to exercise its detainer, notwithstanding the recommendation of the state administrator and the superintendent, or
- (b) fails to make a response to the state administrator's recommendation and inquiry.

## WSR 79-07-035 EMERGENCY RULES UTILITIES AND TRANSPORTATION COMMISSION

[Order R-125, Cause No. TC-1249—Filed June 20, 1979]

In the matter of amending WAC 480-30-010, 480-30-030 and 480-30-110; and adopting WAC 480-30-035 relating to auto transportation companies and private non-profit transportation providers.

The Washington Utilities and Transportation Commission finds that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is:

In enacting chapter 111, Laws of 1979, the legislature created a special category of regulated carrier known as a private, non-profit transportation provider. This act took effect June 7, 1979. It is necessary to amend the

provisions of chapter 480-30 WAC immediately to give effect to the provision of chapter 111, Laws of 1979. WAC 480-30-010, WAC 480-30-030, and WAC 480-30-110 are, therefore, amended on an emergency basis to take effect upon filing with the code reviser. Also, WAC 480-30-035 is adopted on an emergency basis to take effect upon filing with the code reviser.

These rule amendments and rule adoption are being promulgated pursuant to § 6, chapter 111, Laws of 1979.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Economic Policy act (chapter 43.21H RCW), and the State Environmental Policy Act of 1971 (chapter 43.21C RCW).

These amendments to WAC 480-30-010, WAC 480-30-030, and WAC 480-30-110; and the adoption of WAC 480-30-035 affect no economic value and have no economic impact.

In reviewing the entire record herein, it has been determined that WAC 480-30-010, WAC 480-30-030, and WAC 480-30-110 should be amended; and WAC 480-30-035 adopted to read as set forth in Appendix A, attached hereto and made a part hereof by reference. WAC 480-30-010 sets forth certain definitions relating to auto transportation companies and private, non-profit transportation providers. WAC 480-30-030 sets forth the requirements for issuing a certificate to an auto transportation company. WAC 480-30-035 relates to the requirements for issuing a certificate to a private, non-profit transportation provider. WAC 480-30-110 relates to regulatory fees for auto transportation companies and private, non-profit transportation providers.

#### **ORDER**

WHEREFORE, IT IS ORDERED That WAC 480-30-010, WAC 480-30-030, and WAC 480-30-110 be amended, and WAC 480-30-035 be adopted, as set forth in Appendix A, as emergency rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.030 and RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order, the annexed rules, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerks of the house of representatives, three copies each of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 20th day of June, 1979.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman Frank W. Foley, Commissioner A. J. Benedetti, Commissioner AMENDATORY SECTION (Amending Order R-78, filed 10/15/75)

WAC 480-30-010 DEFINITIONS. (1) Unless the language or context indicates that a different meaning is intended, the following words, terms, and phrases shall, for the purpose of this order, be given the meanings hereinafter subjoined to them:

- (2) The word "state" means the state of Washington.
- (3) The word "commission" means the Washington Utilities and Transportation Commission.
- (4) The word "certificate" means the certificate of public convenience and necessity authorized to be issued for the transportation of passengers or passengers and express under the provisions of chapter 81.68 RCW.
- (5) The term "public highway", when used herein, means every street, road or highway in this state.
- (6) The term "motor vehicle" shall include all vehicles or machines propelled by any power other than muscular, used upon the public highways for the transportation of persons for compensation.
- (7) The term "auto transportation company" means every corporation or person, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, owning, controlling, operating, or managing any motor propelled vehicle not usually operated on or over rails used in the business of transporting persons for compensation over any public highway in this state between fixed termini or over a regular route, and not operating exclusively within the incorporated limits of any city or town((: PROVIDED, That)). The term auto transportation company" ((; as used in this act,)) shall not include corporations or persons, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, insofar as they own, control, operate, or manage taxicabs, hotel buses or school buses, or any other carrier which does not come within the term "auto transportation company" as ((herein)) defined by RCW 81.68.010.

The term "auto transportation company" shall not include commuter ride-sharing or ride-sharing for the elderly and the handicapped so long as the ride-sharing operation does not compete with nor infringe upon comparable service actually being provided prior to the initiation of the ride-sharing operation by an existing auto transportation company certificated under this chapter.

- (8) The term "private, nonprofit transportation provider" means any private, nonprofit corporation providing transportation services for compensation solely to elderly or handicapped persons and their attendants.
- (9) The term elderly ((Person)) shall mean ((all individuals aged 60)) any person sixty years of age or older.
- (((9))) (10) The term "handicapped" ((Person" shall mean all individuals who have impairments which may deter their use of either unspecialized automobiles or standardized public mass transportation. This category of people includes those who are either blind, deaf, developmentally retarded (but not profoundly retarded), temporarily physically impaired, or chronically physically impaired (including arthritis) who are ambulatory, perhaps with the use of special aids)) means all persons

who, by reason of illness, injury, age, congenital malfunction, or other permanent or temporary incapacity or disability, are unable without special facilities or special planning or design to use mass transportation facilities and services as efficiently as persons who are not so affected. Handicapped people include (a) ambulatory persons whose capacities are hindered by sensory disabilities such as blindness or deafness, mental disabilities such as mental retardation or emotional illness, physical disability which still permits the person to walk comfortably, or a combination of these disabilities; (b) semiambulatory persons who require special aids to travel such as canes, crutches, walkers, respirators, or human assistance, and (c) nonambulatory persons who must use wheelchairs or wheelchair-like equipment to travel.

AMENDATORY SECTION (Amending Order R-78, filed 10/15/75)

<u>WAC 480-30-030</u> CERTIFICATES—AUTO TRANSPORTATION COMPANIES. (1) No auto transportation company shall operate, establish, or begin operation of a line or route or any extension of any existing line or route for the purpose of transporting persons on the public highways of this state, without first having obtained from the commission a certificate declaring that public convenience and necessity requires, or will require, the establishment and operation of such line or route.

- (2) ((A certificate may be issued to any private, nonprofit Auto Transportation Company to operate a motor propelled vehicle solely for the transportation of elderly or handicapped persons and their attendants. Operations under such a certificate shall be limited to service in cities and towns and no more than a 50-mile radius thereof wholly within the State of Washington. Any Auto Transportation Company operating under such a certificate need not file with the Commission a copy of a tariff showing fares, rates or charges as required by WAC 480-30-050 where such fares, rates or charges are not levied for the transportation of elderly or handicapped persons or their attendants. Any Auto Transportation Company operating under such a certificate which does not maintain scheduled service between fixed points need not publish or file with the Commission copies of time schedules as required by WAC 480-30-060.
- (3))) No certificate will be issued to persons operating under a trade name, unless a certificate of said trade name is filed in accordance with the provisions of RCW 19.80.010, and a certified copy thereof filed with the commission.
- (((4))) (3) Certificates must be kept on file at the main office of the owner except when directed to be transmitted to the commission, and shall be subject at all times to inspection by the authorized representatives of the commission.
- (((5))) (4) Any certificate to operate a motor propelled vehicle for the transportation of persons for compensation obtained upon any application by any false affidavit or representation shall be subject to revocation and cancellation by the commission.
- (((6))) (5) Every auto transportation company shall submit, at the time of filing quarterly reports of gross

operating revenue, as required by WAC 480-30-110(1), on forms to be prescribed and furnished by the commission, a list of all vehicles used under its certificate during the preceding quarter, or portion thereof.

((<del>(7)</del>)) (6) All auto transportation companies shall keep on file in their main offices, subject to inspection by the authorized representatives of the commission, a daily record of vehicles used, showing:

(a) Description of each vehicle used;

- (b) Number of trips and to what points each of said vehicles was operated;
  - (c) Drivers' time sheets for each day's employment,

(d) Copies of all accident reports.

- (((18))) (7) No certificate, nor any right thereunder, shall be sold, assigned, leased, transferred or mortgaged except upon authorization by the commission. No certificate shall be sold or transferred unless the purchaser thereof shall agree in writing to pay all lawful claims against the seller for loss of or damage to shipments. overcharges, or money collected on C.O.D. shipments, that may be presented to him within sixty days after the date of the transfer. The agreement herein provided must be included in the application to transfer. Application for such sale, assignment, lease, transfer or mortgage must be made up in accordance with subsection (((9))) (8), must be joined in by all parties interested and must be accompanied by the original certificate, the same to be held by the commission pending its decision in the matter.
- ((<del>(9)</del>)) (8) Applications for certificates, extension of service, line or route under certificates, shall be typewritten, on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection (((11))) (10).

((<del>(10)</del>)) (9) Application for sale, lease, or transfer, or for authority to mortgage a certificate, or any interest therein shall be typewritten on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection (((11))) (10).

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| (11))) (10) Miscellaneous Fees:         |           |
|---|-----------|
| Application for Certificate of Public   |           |
| Convenience and Necessity               | \$150.00  |
| Application for extension of service,   |           |
| line or route under a certificate       | 150.00    |
| Application for sale, transfer, lease,  |           |
| assignment or other encumber-           |           |
| ing of a certificate or any inter-      |           |
| est therein                             | 150.00    |
| Application for authority to mortgage   |           |
| a certificate                           | 35.00     |
| Application for issuance of a duplicate |           |
| certificate                             | 3.00      |
| EXCEPTION: The above fees of \$150.00   | shall be  |
| reduced to \$50.00 for applications     | pertain-  |
| ing to certificates for ((the transpor  | tation of |
| elderly or handicapped persons as       | author-   |

ized in WAC 480-30-030(2))) private, nonprofit transportation providers certificated

under WAC 480-30-035.

 $((\frac{(12)}{(12)}))$  (11) All applications for the issuance of a duplicate certification of public convenience and necessity must be accompanied by affidavit of the holder thereof setting forth that the original certificate has been lost or destroyed.

(((13))) (12) Whenever an order is entered by the commission revoking a previous order granting a certificate of public convenience and necessary, or revoking a certificate already issued, and subsequently an application is made for reinstatement of such order or certificate, the party or parties applying for such reinstatement shall pay the fee required by the rules and regulations. as is provided in case of an original application.

(((14))) (13) Remittances shall be made by money order, bank draft or certified check, made payable to the Washington Utilities and Transportation Commission.

#### **NEW SECTION**

WAC 480-30-035 CERTIFICATES-PRIVATE NONPROFIT TRANSPORTATION PROVIDERS. (1) No private, nonprofit transportation provider may

operate in this state without first having obtained from

the commission a certificate to operate as such.

(2) Any right, privilege, or certificate held, owned, or obtained by a private, nonprofit transportation provider may be sold, assigned, leased, transferred, or inherited as other property only upon authorization by the commission.

- (3) The commission shall issue a certificate to any corporation which files an application, as provided by the commission, which sets forth:
- (a) satisfactory proof of status as a private, nonprofit corporation:

(b) the kind of service to be provided;

(c) the number and type of vehicles to be operated. together with satisfactory proof that the vehicles are adequate for the proposed service and that drivers of such vehicles will be adequately trained and qualified:

(d) any proposed rates, fares, or charges.

- (e) satisfactory proof of insurance or surety bond.
- (4) The commission may deny a certificate to a provider who does not meet the requirements of this section.
- (5) Each vehicle of a private, nonprofit transportation provider shall carry a copy of the provider's certificate.
- (6) Every private, nonprofit transportation provider shall comply with all rules and regulations of chapter 480-30 WAC pertaining to auto transportation companies except when inconsistent with this section or when otherwise provided for.
- (7) Any private, nonprofit transportation provider need not file with the commission a copy of a tariff showing fares, rates, or charges as required by WAC 480-30-050 when such are not levied.
- (8) Any private, nonprofit transportation provider which does not maintain scheduled service on a regular basis need not file with the commission copies of time schedules as required by WAC 480-30-060.

AMENDATORY SECTION (Amending Order R-78, filed 10/15/75)

WAC 480-30-110 FEES AND GROSS OPER-ATING REVENUE. (1) Auto Transportation Companies shall, between the first and fifteenth days of January, April, July and October of each year file with the commission in duplicate a statement showing the amount of gross operating revenue of such company for the preceding three months, or portion thereof. Such statement must be accompanied by a fee of 2/5 of 1% of the gross operating revenue derived from intrastate operations, as provided in RCW 81.24.020, in no case shall the fee so paid be less than two dollars and fifty cents (\$2.50). Failure to make such payments shall be sufficient cause for the commission, in its discretion, to re-EXCEPTION: ((An Auto certificate. Transportation Company operating vehicles exclusively for the transportation of elderly or handicapped persons as authorized in WAC 480-30-030(2))) A private, nonprofit transportation provider certificated under WAC 480-30-035 shall pay to the commission the sum of \$10.00 annually for each vehicle operated in lieu of the above regulatory fee based on gross revenue. Such fee to be paid with the filing of the annual report of the ((company)) corporation.

(2) The "Gross Operating Revenue" of an auto transportation company is that revenue which such company receives or becomes lawfully entitled to recover for the transportation of persons, express, baggage and United States mail, upon any public highway of this state by means of motor propelled vehicles, and all other operating revenue, except such revenue as properly comes within the meaning of the term "Independent Operations" as hereinafter defined, also that revenue which such company receives from other property OWNED by it, the value of which is or should properly be included in its FIXED CAPITAL ACCOUNTS.

For the purpose of reporting to the commission on quarterly reports the "Gross Operating Revenue" of an auto transportation company shall be subdivided as follows:

R-I Passenger Revenue.

R-2 Express and Baggage Revenue.

R-3 United States Mail and Other Operating Revenue.

R-1, Passenger Revenue: Shall include all revenue derived from the transportation of persons, except such revenue as is derived from operations coming within the meaning of "Independent Operations", as hereinafter defined.

(Note: This item must include ALL revenue received for the transportation of persons outside the corporate limits of a city or town where the service rendered is over the route, or any part thereof, or in the territory covered by the certificate of the reporting company. It must also include all revenue derived from the transportation of persons where the service is performed with any of the vehicles or facilities owned or operated by the reporting company, the value of which is included in its FIXED CAPITAL ACCOUNTS dedicated to furnishing the service authorized by its certificate, including

revenue from what is commonly termed "taxicab" and "special for hire" service, etc., UNLESS the service rendered is not over the route, or any portion thereof, or in the territory covered by the certificate of the reporting company, and the vehicles utilized are used EXCLU-SIVELY in such "taxicab" or "special for hire" service, etc., in which case the value of said vehicles or facilities so used and the entire revenue and expense incident to their use shall be kept separate and reported under "Independent Operations".)

R-2, Express and Baggage Revenue: Shall include all revenue from the transportation of:

Express.

Baggage in excess of free authorized allowances.

Parcel room receipts where parcel rooms are operated by the reporting company.

R-3, United States Mail and Other Operating Revenue: Shall include all revenue derived from the transportation of United States mail and bonuses from special mail transportation, less fines and penalties imposed by the United States Government when not collected from agents or employees. Other operating revenue from property owned and used in connection with the reporting company's business and not provided for in the foregoing revenue accounts, the principal items of which are:

A-Rentals received for use of cars.

**B**—Revenue derived from the performance of shop work for others.

C—Amounts received from news companies or others for the privilege of operating news and soft drink stands, lunch counters, etc., at stations when such stations are OWNED by the reporting company.

D—Rentals received from other transportation companies for the right to use stations OWNED by the reporting company, used in its auto transportation operations and included in the FIXED CAPITAL ACCOUNTS thereof.

E-Revenue received from advertising in stations and cars.

The total of above items R-1, R-2 and R-3 will constitute "Total Gross Operating Revenue" upon which the fee will be computed and remitted, as provided in RCW 81.24.020, and Rule 62.

Nonoperating Revenue: Is that revenue received as a return on property OWNED by the reporting company, the value of which is not included in the FIXED CAPITAL ACCOUNTS of its "Auto Transportation" or "Independent" operations. Principal items:

A—Revenue received from other Auto Transportation Companies, ownership of which is shared by the reporting company.

B—Dividends on stock of other companies.

C-Interest on loans.

D—Rents from property the value of which is not included in the FIXED CAPITAL ACCOUNTS of the reporting company's certified or independent operations.

Independent Operations: Revenue from "Independent Operation" is that revenue which the reporting company receives or becomes lawfully entitled to recover for the transportation of persons and/or express by means of motor propelled vehicles where the service rendered is

not over the route, or any portion thereof, or in the territory covered by such company's certificate and where the value of the vehicles and facilities so used is not included, nor properly includable, in the FIXED CAPI-TAL ACCOUNTS of such Auto Transportation Company dedicated to furnishing the service authorized by its certificate and where both the revenue and expense incident to such "Independent Operations" are kept separate and apart from the accounts of the company's certified operations.

#### WSR 79-07-036 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed June 20, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission, intends to adopt, amend, or repeal rules concerning WAC 480-30-010 relating to definition of terms; WAC 480-30-030 relating to auto transportation company certificates; WAC 480-30-035 relating to certificates for private, nonprofit transportation providers; and WAC 480-30-110 relating to regulatory fees. The proposed amendatory sections and new rule are attached as Appendix A, Cause No. TC-1249. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposals on economic values pursuant to chapter 43.21H RCW and WAC 480-08-050(17). This is notice of intention to adopt the above amendments and new rule on an emergency basis on June 20, 1979, General Order No. R-125, and filed with the code reviser's office on the same date;

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, August 8, 1979, in the Commission Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington 98504.

The authority under which these rules are proposed is chapter 111, Laws of 1979.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 3, 1979, and/or orally at 8:00 a.m., Wednesday, August 8, 1979, Commission Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington 98504.

> Dated: June 20, 1979 By: David Rees Secretary

AMENDATORY SECTION (Amending Order R-78, filed 10/15/75)

WAC 480-30-010 DEFINITIONS. (1) Unless the language or context indicates that a different meaning is intended, the following words, terms, and phrases shall, for the purpose of this order, be given the meanings hereinafter subjoined to them:

(2) The word "state" means the state of Washington.(3) The word "commission" means the Washington Utilities and Transportation Commission.

- (4) The word "certificate" means the certificate of public convenience and necessity authorized to be issued for the transportation of passengers or passengers and express under the provisions of chapter 81.68 RCW.
- (5) The term "public highway", when used herein, means every
- street, road or highway in this state.

  (6) The term "motor vehicle" shall include all vehicles or machines propelled by any power other than muscular, used upon the public highways for the transportation of persons for compensation.
- (7) The term "auto transportation company" means every corporation or person, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, owning, controlling, operating, or managing any motor propelled vehicle not usually operated on or over rails used in the business of transporting persons for compensation over any public highway in this state between fixed termini or over a regular route, and not operating exclusively within the incorporated limits of any city or town((: PROVIDED, That)). The term "auto transportation company"((, as used in this act,)) shall not include corporations or persons, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, insofar as they own, control, operate, or manage taxicabs, hotel buses or school buses, or any other carrier which does not come within the term "auto transportation company" as ((herein)) defined by RCW 81.68.010.

The term "auto transportation company" shall not include commuter ride-sharing or ride-sharing for the elderly and the handicapped so long as the ride-sharing operation does not compete with nor infringe upon comparable service actually being provided prior to the initiation of the ride-sharing operation by an existing auto transportation company certificated under this chapter.

(8) The term "private, nonprofit transportation provider" means any private, nonprofit corporation providing transportation services for compensation solely to elderly or handicapped persons and their attendants.

(9) The term "elderly ((Person))" shall mean ((all individuals aged

60)) any person sixty years of age or older.

(((9))) (10) The term "handicapped" ((Person" shall mean all individuals who have impairments which may deter their use of either unspecialized automobiles or standardized public mass transportation: This category of people includes those who are either blind, deaf, developmentally retarded (but not profoundly retarded), temporarily physically impaired, or chronically physically impaired (including arthritis) who are ambulatory, perhaps with the use of special aids)) means all persons who, by reason of illness, injury, age, congenital malfunction, or other permanent or temporary incapacity or disability, are unable without special facilities or special planning or design to use mass transportation facilities and services as efficiently as persons who are not so affected. Handicapped people include (a) ambulatory persons whose capacities are hindered by sensory disabilities such as blindness or deafness, mental disabilities such as mental retardation or emotional illness, physical disability which still permits the person to walk comfortably, or a combination of these disabilities; (b) semiambulatory persons who require special aids to travel such as canes, crutches, walkers, respirators, or human assistance; and (c) nonambulatory persons who must use wheelchairs or wheelchair-like equipment to travel.

AMENDATORY SECTION (Amending Order R-78, filed 10/15/75)

WAC\_480-30-030 CERTIFICATES—AUTO TRANSPORTA-TION COMPANIES. (1) No auto transportation company shall operate, establish, or begin operation of a line or route or any extension of any existing line or route for the purpose of transporting persons on the public highways of this state, without first having obtained from the commission a certificate declaring that public convenience and necessity requires, or will require, the establishment and operation of such line or route.

(2) ((A certificate may be issued to any private, nonprofit Auto Transportation Company to operate a motor propelled vehicle solely for the transportation of elderly or handicapped persons and their attendants. Operations under such a certificate shall be limited to service in cities and towns and no more than a 50-mile radius thereof wholly within the State of Washington. Any Auto Transportation Company operating under such a certificate need not file with the Commission a copy of a tariff showing fares, rates or charges as required by WAC 480-30-050 where such fares, rates or charges are not levied for the transportation of elderly or handicapped persons or their attendants. Any Auto Transportation Company operating under such a certificate

which does not maintain scheduled service between fixed points need not publish or file with the Commission copies of time schedules as required by WAC 480-30-060.

(3))) No certificate will be issued to persons operating under a trade name, unless a certificate of said trade name is filed in accordance with the provisions of RCW 19.80.010, and a certified copy thereof filed with the commission.

(((4))) (3) Certificates must be kept on file at the main office of the owner except when directed to be transmitted to the commission, and shall be subject at all times to inspection by the authorized representatives of the commission.

 $((\frac{5}{1}))$  (4) Any certificate to operate a motor propelled vehicle for the transportation of persons for compensation obtained upon any application by any false affidavit or representation shall be subject to revocation and cancellation by the commission.

(((6))) (5) Every auto transportation company shall submit, at the time of filing quarterly reports of gross operating revenue, as required by WAC 480-30-110(1), on forms to be prescribed and furnished by the commission, a list of all vehicles used under its certificate during the preceding quarter, or portion thereof.

(((7))) (6) All auto transportation companies shall keep on file in their main offices, subject to inspection by the authorized representatives of the commission, a daily record of vehicles used, showing:

(a) Description of each vehicle used;

- (b) Number of trips and to what points each of said vehicles was operated;
  - (c) Drivers' time sheets for each day's employment;

(d) Copies of all accident reports.

- $((\frac{(8)}{(8)}))$  (7) No certificate, nor any right thereunder, shall be sold, assigned, leased, transferred or mortgaged except upon authorization by the commission. No certificate shall be sold or transferred unless the purchaser thereof shall agree in writing to pay all lawful claims against the seller for loss of or damage to shipments, overcharges, or money collected on C.O.D. shipments, that may be presented to him within sixty days after the date of the transfer. The agreement herein provided must be included in the application to transfer. Application for such sale, assignment, lease, transfer or mortgage must be made up in accordance with subsection (((9))) (8), must be joined in by all parties interested and must be accompanied by the original certificate, the same to be held by the commission pending its decision in the
- (((9))) (8) Applications for certificates, extension of service, line or route under certificates, shall be typewritten, on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection (((11))) (10).

(((10))) (9) Application for sale, lease, or transfer, or for authority to mortgage a certificate, or any interest therein shall be typewritten on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection (((11))) (10).

(((11))) (10) Miscellaneous Fees:

Application for Certificate of Public Convenience and Necessity..... \$150.00 Application for extension of service, line or route under a certificate ..... 150.00 Application for sale, transfer, lease, assignment or other encumbering of a certificate or any interest therein .............. 150.00 Application for authority to mortgage a certificate . 35.00 Application for issuance of a duplicate certificate 3.00 EXCEPTION: The above fees of \$150.00 shall be reduced to \$50.00 for applications pertaining to certificates for ((the

transportation of elderly or handicapped persons as authorized in WAC 480-30-030(2))) private, nonprofit transportation providers certificated under WAC 480-30-035. (((12))) (11) All applications for the issuance of a duplicate certifi-

cation of public convenience and necessity must be accompanied by affidavit of the holder thereof setting forth that the original certificate has been lost or destroyed.

(((13))) (12) Whenever an order is entered by the commission revoking a previous order granting a certificate of public convenience and necessary, or revoking a certificate already issued, and subsequently an application is made for reinstatement of such order or certificate, the party or parties applying for such reinstatement shall pay the fee required by the rules and regulations, as is provided in case of an original application.

(((14))) (13) Remittances shall be made by money order, bank draft or certified check, made payable to the Washington Utilities and Transportation Commission.

#### **NEW SECTION**

WAC 480-30-035 CERTIFICATES-PRIVATE, NONPROF-IT TRANSPORTATION PROVIDERS. (1) No private, nonprofit transportation provider may operate in this state without first having obtained from the commission a certificate to operate as such.

(2) Any right, privilege, or certificate held, owned, or obtained by a private, nonprofit transportation provider may be sold, assigned, leased, transferred, or inherited as other property only upon authorization by the commission.

- (3) The commission shall issue a certificate to any corporation which files an application, as provided by the commission, which sets forth:
  - (a) satisfactory proof of status as a private, nonprofit corporation;

(b) the kind of service to be provided;

- (c) the number and type of vehicles to be operated, together with satisfactory proof that the vehicles are adequate for the proposed service and that drivers of such vehicles will be adequately trained and qualified:
  - (d) any proposed rates, fares, or charges;
  - (e) satisfactory proof of insurance or surety bond.
- (4) The commission may deny a certificate to a provider who does not meet the requirements of this section.
- (5) Each vehicle of a private, nonprofit transportation provider shall carry a copy of the provider's certificate.
- (6) Every private, nonprofit transportation provider shall comply with all rules and regulations of chapter 480-30 WAC pertaining to auto transportation companies except when inconsistent with this section or when otherwise provided for.
- (7) Any private, nonprofit transportation provider need not file with the commission a copy of a tariff showing fares, rates, or charges as required by WAC 480-30-050 when such are not levied.
- (8) Any private, nonprofit transportation provider which does not maintain scheduled service on a regular basis need not file with the commission copies of time schedules as required by WAC 480-30-060.

#### AMENDATORY SECTION (Amending Order R-78, filed 10/15/75)

WAC 480-30-110 FEES AND GROSS OPERATING REVE-NUE. (1) Auto Transportation Companies shall, between the first and fifteenth days of January, April, July and October of each year file with the commission in duplicate a statement showing the amount of gross operating revenue of such company for the preceding three months, or portion thereof. Such statement must be accompanied by a fee of 2/5 of 1% of the gross operating revenue derived from intrastate operations, as provided in RCW 81.24.020; in no case shall the fee so paid be less than two dollars and fifty cents (\$2.50). Failure to make such payments shall be sufficient cause for the commission, in its discretion, to revoke a certificate. EXCEPTION: ((An Auto Transportation Company operating vehicles exclusively for the transportation of elderly or handicapped persons as authorized in WAC 480-30-030(2))) A private, nonprofit transportation provider certificated under WAC 480-30-035 shall pay to the commission the sum of \$10.00 annually for each vehicle operated in lieu of the above regulatory fee based on gross revenue. Such fee to be paid with the filing of the annual report of the ((company)) corporation.

(2) The "Gross Operating Revenue" of an auto transportation company is that revenue which such company receives or becomes lawfully entitled to recover for the transportation of persons, express, baggage and United States mail, upon any public highway of this state by means of motor propelled vehicles, and all other operating revenue; except such revenue as properly comes within the meaning of the term "Independent Operations" as hereinafter defined; also that revenue which such company receives from other property OWNED by it, the value of which is or should properly be included in its FIXED CAPI-TAL ACCOUNTS.

For the purpose of reporting to the commission on quarterly reports the "Gross Operating Revenue" of an auto transportation company shall be subdivided as follows:

R-1 Passenger Revenue.

R-2 Express and Baggage Revenue.

R-3 United States Mail and Other Operating Revenue.

R-1, Passenger Revenue: Shall include all revenue derived from the transportation of persons, except such revenue as is derived from operations coming within the meaning of "Independent Operations", as hereinafter defined.

(Note: This item must include ALL revenue received for the transportation of persons outside the corporate limits of a city or town where the service rendered is over the route, or any part thereof, or in the territory covered by the certificate of the reporting company. It must also include all revenue derived from the transportation of persons where the service is performed with any of the vehicles or facilities owned or operated by the reporting company, the value of which is included in its FIXED CAPITAL ACCOUNTS dedicated to furnishing the service authorized by its certificate, including revenue from what is commonly termed "taxicab" and "special for hire" service, etc., UNLESS the service rendered is not over the route, or any portion thereof, or in the territory covered by the certificate of the reporting company, and the vehicles utilized are used EXCLUSIVELY in such "taxicab" or "special for hire" service, etc., in which case the value of said vehicles or facilities so used and the entire revenue and expense incident to their use shall be kept separate and reported under "Independent Operations".)

R-2, Express and Baggage Revenue: Shall include all revenue from the transportation of:

Express.

Baggage in excess of free authorized allowances.

Parcel room receipts where parcel rooms are operated by the report-

ing company.

R-3, United States Mail and Other Operating Revenue: Shall include all revenue derived from the transportation of United States mail and bonuses from special mail transportation, less fines and penalties imposed by the United States Government when not collected from agents or employees. Other operating revenue from property owned and used in connection with the reporting company's business and not provided for in the foregoing revenue accounts, the principal items of which are:

A-Rentals received for use of cars.

B-Revenue derived from the performance of shop work for others.

C—Amounts received from news companies or others for the privilege of operating news and soft drink stands, lunch counters, etc., at stations when such stations are OWNED by the reporting company.

D—Rentals received from other transportation companies for the right to use stations OWNED by the reporting company, used in its auto transportation operations and included in the FIXED CAPITAL ACCOUNTS thereof.

E-Revenue received from advertising in stations and cars.

The total of above items R-1, R-2 and R-3 will constitute "Total Gross Operating Revenue" upon which the fee will be computed and remitted, as provided in RCW 81.24.020, and Rule 62.

Nonoperating Revenue: Is that revenue received as a return on property OWNED by the reporting company, the value of which is not included in the FIXED CAPITAL ACCOUNTS of its "Auto Transportation" or "Independent" operations. Principal items:

A—Revenue received from other Auto Transportation Companies, ownership of which is shared by the reporting company.

B-Dividends on stock of other companies.

C-Interest on loans.

D—Rents from property the value of which is not included in the FIXED CAPITAL ACCOUNTS of the reporting company's certified

or independent operations.

Independent Operations: Revenue from "Independent Operation" is that revenue which the reporting company receives or becomes lawfully entitled to recover for the transportation of persons and/or express by means of motor propelled vehicles where the service rendered is not over the route, or any portion thereof, or in the territory covered by such company's certificate and where the value of the vehicles and facilities so used is not included, nor properly includable, in the FIXED CAPITAL ACCOUNTS of such Auto Transportation Company dedicated to furnishing the service authorized by its certificate and where both the revenue and expense incident to such "Independent Operations" are kept separate and apart from the accounts of the company's certified operations.

## WSR 79-07-037 EMERGENCY RULES UTILITIES AND TRANSPORTATION COMMISSION

[Order R-126, Cause No. U-79-34-Filed June 20, 1979]

In the matter of amending WAC 480-12-050(10), relating to practice and procedure.

The Washington Utilities and Transportation Commission finds that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is:

By chapter 33, Laws of 1979, the legislature extended to the Commission the authority to regulate in the public interest the rates, terms, and conditions pertaining to attachments to the poles of telephone, telegraph and electrical companies. Section 6 of that act directed the Commission to adopt rules, regulations and procedures relative to the implementation of the act. Since the act was effective June 7, 1979, it is essential that procedures for the filing of complaints pursuant to the authority of that act be specified as promptly as possible. WAC 480–08–050(10) is therefore amended on a emergency basis take effect upon filing with the code reviser.

This rule amendment is promulgated pursuant to Chapter 33, Laws of 1979.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Economic Policy Act (chapter 43.21H RCW), and the State Environmental Policy Act of 1971 (chapter 43.21C RCW).

This amendment to WAC 480-08-050(10) affects no economic values and has no economic impact. The amendment provides simply that any complaint filed pursuant to authority of Chapter 33, Laws of 1979 shall be a formal complaint, thus mandating compliance with the requirements of WAC 480-08-050(11).

In reviewing the entire record herein, it has been determined that WAC 480-08-050(10) should be amended to read as set forth in Appendix A, attached hereto and made a part hereof by reference.

#### **ORDER**

WHEREFORE, IT IS ORDERED That WAC 480–08-050(10) relating to practice and procedure be, and the same is hereby amended as set forth in Appendix A as an emergency rule of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.030 and RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerks of the house of representatives, three copies each of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 20th day of June, 1979.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman Frank W. Foley, Commissioner

A. J. Benedetti, Commissioner

## AMENDATORY SECTION (Amending Order R-87, filed 10/20/76)

<u>WAC 480-08-050</u> PLEADINGS. (1) Pleadings enumerated. Pleadings before the commission shall be formal complaints, petitions, answers, replies, and motions.

(2) Verification. All pleadings, except motions and complaints brought upon the commission's own motion, shall be verified in the manner prescribed for verification of pleadings in the Superior Court of Washington.

(3) Time for motion. Any motion directed toward a complaint or petition must be filed before the answer is due, otherwise such objection must be raised in the answer. If a motion is directed toward an answer, it must be filed before the reply is due, otherwise such objection must be raised in the reply. If a motion is directed toward a reply, it must be filed within ten days after service of the reply.

(4) Time for answer or reply. An answer, if made, must be filed within twenty days, and a reply, if made, must be filed within ten days, after the service of the pleading against which it is directed, unless otherwise provided in these rules or ordered by the commission: PROVIDED, This rule shall not apply to proceedings brought on the commission's own motion for violation of the laws, rules or regulations governing public service companies. Whenever the commission believes the public interest requires expedited procedure it may shorten the time required for any answer or reply.

(5) Defective pleadings. Upon the filing of any pleading, it will be inspected by the commission and if found to be defective or insufficient, it may be returned to the

party filing it for correction.

(6) Liberal construction. All pleadings shall be liberally construed with a view to effect justice between the parties, and the commission will, at every stage of any proceeding, disregard errors or defects in the pleadings or proceeding which do not affect the substantial rights of the parties.

(7) Amendments. The commission may allow amendments to the pleadings or other relevant documents at any time upon such terms as may be lawful and just, provided that such amendments do not adversely affect the interest of persons who are not parties to the proceeding.

(8) Disposition of motions. The commission may direct all motions to be submitted for commission decision on either written or oral argument, and may permit the

filing of affidavits in support or contravention thereof. Motions filed by different parties but involving the same point of law may be set for hearing at the same time.

(9) Consolidation of proceedings. Two or more proceedings where the facts or principles of law are related

may be consolidated and heard together.

- (10) Formal complaints. Formal complaints are those complaints filed in accordance with RCW 80.04.110 and 81.04.110, complaints filed pursuant to chapter 33, Laws of 1979, or complaints in proceedings designated by the commission as formal proceedings.
- (11) Formal complaints—Contents. Formal complaints as to any acts or omissions by any person, or for the redress of alleged grievances, must be in writing setting forth clearly and concisely the ground of complaint and a statement of the acts or things done or omitted to be done by such person. Facts constituting such acts or omissions, together with citations of the statutes or rules of the commission involved, should be stated together with the dates on which the acts or omissions occurred. The name of the person complained against must be stated in full, and the address of the complainant, together with the name and address of his attorney, if any, must appear upon the complaint.

In proceedings under RCW 80.04.110 and 81.04.110, the provisions of said statute, together with the above provisions, shall apply.

- (12) Petitions. All pleadings praying for affirmative relief (other than complaints or answers), including requests to be permitted to intervene in proceedings, or for rehearing, shall be styled "petitions."
- (13) Petitions—Contents. A petition shall set forth all facts upon which the request for relief is based, with the dates of all occurrences which may be essential for disposition of the matter, together with a citation of the statutes and rules and regulations of the commission upon which the petition is based.
- (14) Answer. Except as otherwise provided in subsection (4) of this section any party against whom a complaint or petition is directed who desires to contest the same or make any representation to the commission in connection therewith except a general denial of the allegations therein contained (in which case no answer shall be required) shall file with the commission and serve upon the complainant or petitioner an answer thereto. Answers shall be so drawn as to advise the parties and the commission fully and completely of the nature of the defense and shall admit or deny specifically and in detail all material allegations of the complaint or petition. Matters alleged by way of affirmative defense shall be separately stated and numbered. In case a party fails to answer within the time specified in subsection (4) of this section he shall be deemed to have denied generally the allegations of the complaint or petition and shall be precluded, except with the consent of opposing parties and the commission, from setting up any affirmative defense in the proceeding, and the commission will proceed with the matter solely upon the issues set forth in the complaint or petition.
- (15) Reply. A complainant or petitioner desiring to reply to an answer shall file same with the commission, together with proof of service, within the time set forth

in subsection (4) of this section. Failure to file a reply within said time shall be deemed a general denial.

- (16) Motions. Subject to the provisions of subsection (6) of this section, the practice respecting motions including the grounds therefor, and forms thereof, shall conform insofar as possible with the practice relative thereto in the Superior Court of Washington.
  - (17) Petitions for rule making, amendment or repeal.
- (a) Any interested person may petition the commission requesting the promulgation, amendment or repeal of any rule.
- (b) Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule. Any petition for promulgation, amendment, or repeal of a rule shall be accompanied by briefs of any applicable law, and shall contain an assessment of economic values affected by the proposed promulgation, amendment or repeal.
- (c) All petitions shall be considered by the commission which may, in its discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal, or modification of any rule.
- (d) The commission shall notify the petitioning party within a reasonable time of the disposition of the petition.
- (e) In rule making proceedings initiated by interested persons on petition, as well as by the commission on its own motion, the commission will include in its order determining the proceedings its assessment of economic values affected by the rule making involved. In addition, the notice of intention to effect any rule making will contain a solicitation of data, views and arguments from interested persons on the economic values which may be affected by such rule making.
- (18) Declaratory rulings. As prescribed by section 8, chapter 234, Laws of 1959, RCW 34.04.080, any interested person may petition the commission for a declaratory ruling. The commission shall consider the petition and within a reasonable time the commission shall:
  - (a) Issue a nonbinding declaratory ruling; or
- (b) Notify the person that no declaratory ruling is to be issued; or
- (c) Set a reasonable time and place for a hearing or the submission of written evidence upon the matter, and give reasonable notification to the person of the time and place for such hearing and of the issues involved.

If a hearing is held or evidence is submitted, as provided in subdivision (c), the commission shall within a reasonable time:

- (i) Issue a binding declaratory ruling, or
- (ii) Issue a nonbinding declaratory ruling; or
- (iii) Notify the person that no declaratory ruling is to be issued.
  - (19) Forms.

(a) Any interested person petitioning the commission for a declaratory ruling pursuant to section 8, chapter 234, Laws of 1959, shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Washington Utilities and Transportation Commission." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of the petitioning party) for a Declaratory Ruling." Opposite the foregoing caption shall appear the word "Petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party. The second paragraph shall state all rules or statutes that may be brought into issue by the petition. Succeeding paragraphs shall set out the statement of facts relied upon in form similar to that applicable to complaints in civil actions before the superior courts of this state. The concluding paragraphs shall contain the prayer of the petitioner. The petition shall be subscribed and verified in the manner prescribed for verification of complaints in the superior courts of this state.

The original and two legible copies shall be filed with the commission. Petitions shall be on white paper, either 8-1/2" x 11" or 8-1/2" x 13" in size.

(b) Any interested person petitioning the commission requesting the promulgation, amendment or repeal of any rules shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Washington Utilities and Transportation Commission." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of petitioning party) for (state whether promulgation, amendment or repeal) of Rule (or Rules)." Opposite the foregoing caption shall appear the word "Petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and whether petitioner seeks the promulgation of new rule or rules, or amendment or repeal of existing rule or rules. The second paragraph, in case of a proposed new rule or amendment of an existing rule, shall set forth the desired rule in its entirety. Where the petition is for amendment, the new matter shall be underscored and the matter proposed to be deleted shall appear in double parentheses. Where the petition is for repeal of an existing rule, such shall be stated and the rule proposed to be repealed shall either be set forth in full or shall be referred to by commission rule number. The third paragraph shall set forth concisely the reasons for the proposal of the petitioner and shall contain a statement as to the interest of the petitioner in the subject matter of the rule. Additional numbered paragraphs may be used to give full explanation of petitioner's reason for the action sought.

Petitions shall be dated and signed by the person or entity named in the first paragraph or by his attorney. The original and two legible copies of the petition shall be filed with the commission. Petitions shall be on white paper, either 8-1/2" x 11" or 8-1/2" x 13" in size.

## WSR 79-07-038 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed June 20, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission, intends to adopt, amend, or repeal rules relating to practice and procedure, WAC 480-08-050(10). The proposed section is shown below as Appendix A, Cause No. U-79-34. Written and/or oral submissions may also contain data, views and arguments concerning the effect of the proposed amendment on economic values pursuant to chapter 43.21H RCW and WAC 480-08-050(17). This is notice of intention to adopt on a permanent basis an amendment to WAC 480-08-050(10) made on an emergency basis on June 10, 1979 by General Order R-126, and filed with the code reviser's office on the same date;

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, August 8, 1979, in the Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington 98504.

The authority under which these rules are proposed is chapter 33. Laws of 1979.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 3, 1979, and/or orally at 8:00 a.m., Wednesday, August 8, 1979, Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington 98504.

Dated: June 20, 1979

By: David Rees

Secretary

AMENDATORY SECTION (Amending Order R-87, filed 10/20/76)

WAC 480-08-050 PLEADINGS. (1) Pleadings enumerated. Pleadings before the commission shall be formal complaints, petitions, answers, replies, and motions.

(2) Verification. All pleadings, except motions and complaints brought upon the commission's own motion, shall be verified in the manner prescribed for verification of pleadings in the Superior Court of Washington.

(3) Time for motion. Any motion directed toward a complaint or petition must be filed before the answer is due, otherwise such objection must be raised in the answer. If a motion is directed toward an answer, it must be filed before the reply is due, otherwise such objection must be raised in the reply. If a motion is directed toward a reply, it must be filed within ten days after service of the reply.

(4) Time for answer or reply. An answer, if made, must be filed within twenty days, and a reply, if made, must be filed within ten days, after the service of the pleading against which it is directed, unless otherwise provided in these rules or ordered by the commission: PROVIDED, This rule shall not apply to proceedings brought on the commission's own motion for violation of the laws, rules or regulations governing public service companies. Whenever the commission believes the public interest requires expedited procedure it may shorten the time required for any answer or reply.

(5) Defective pleadings. Upon the filing of any pleading, it will be inspected by the commission and if found to be defective or insufficient it may be returned to the party filing it for correction

cient, it may be returned to the party filing it for correction.

(6) Liberal construction. All pleadings shall be liberally construed with a view to effect justice between the parties, and the commission will, at every stage of any proceeding, disregard errors or defects in the

pleadings or proceeding which do not affect the substantial rights of the parties.

- (7) Amendments. The commission may allow amendments to the pleadings or other relevant documents at any time upon such terms as may be lawful and just, provided that such amendments do not adversely affect the interest of persons who are not parties to the proceeding.
- (8) Disposition of motions. The commission may direct all motions to be submitted for commission decision on either written or oral argument, and may permit the filing of affidavits in support or contravention thereof. Motions filed by different parties but involving the same point of law may be set for hearing at the same time.

(9) Consolidation of proceedings. Two or more proceedings where the facts or principles of law are related may be consolidated and

heard together.

(10) Formal complaints. Formal complaints are those complaints filed in accordance with RCW 80.04.110 and 81.04.110, complaints filed pursuant to chapter 33, Laws of 1979, or complaints in proceed-

ings designated by the commission as formal proceedings.

(11) Formal complaints—Contents. Formal complaints as to any acts or omissions by any person, or for the redress of alleged grievances, must be in writing setting forth clearly and concisely the ground of complaint and a statement of the acts or things done or omitted to be done by such person. Facts constituting such acts or omissions, together with citations of the statutes or rules of the commission involved, should be stated together with the dates on which the acts or omissions occurred. The name of the person complained against must be stated in full, and the address of the complainant, together with the name and address of his attorney, if any, must appear upon the complaint.

In proceedings under RCW 80.04.110 and 81.04.110, the provisions of said statute, together with the above provisions, shall apply.

(12) Petitions. All pleadings praying for affirmative relief (other than complaints or answers), including requests to be permitted to intervene in proceedings, or for rehearing, shall be styled "petitions."

- (13) Petitions—Contents. A petition shall set forth all facts upon which the request for relief is based, with the dates of all occurrences which may be essential for disposition of the matter, together with a citation of the statutes and rules and regulations of the commission upon which the petition is based.
- (14) Answer. Except as otherwise provided in subsection (4) of this section any party against whom a complaint or petition is directed who desires to contest the same or make any representation to the commission in connection therewith except a general denial of the allegations therein contained (in which case no answer shall be required) shall file with the commission and serve upon the complainant or petitioner an answer thereto. Answers shall be so drawn as to advise the parties and the commission fully and completely of the nature of the defense and shall admit or deny specifically and in detail all material allegations of the complaint or petition. Matters alleged by way of affirmative defense shall be separately stated and numbered. In case a party fails to answer within the time specified in subsection (4) of this section he shall be deemed to have denied generally the allegations of the complaint or petition and shall be precluded, except with the consent of opposing parties and the commission, from setting up any affirmative defense in the proceeding, and the commission will proceed with the matter solely upon the issues set forth in the complaint or petition.

(15) Reply. A complainant or petitioner desiring to reply to an answer shall file same with the commission, together with proof of service, within the time set forth in subsection (4) of this section. Failure to file a reply within said time shall be deemed a general denial.

(16) Motions. Subject to the provisions of subsection (6) of this section, the practice respecting motions including the grounds therefor, and forms thereof, shall conform insofar as possible with the practice relative thereto in the Superior Court of Washington.

(17) Petitions for rule making, amendment or repeal.

(a) Any interested person may petition the commission requesting the promulgation, amendment or repeal of any rule.

(b) Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule. Any petition for promulgation, amendment, or repeal of a rule shall be accompanied by briefs of any applicable law, and shall contain an assessment of economic values affected by the proposed promulgation, amendment or repeal.

(c) All petitions shall be considered by the commission which may, in its discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal, or modification of any rule.

(d) The commission shall notify the petitioning party within a rea-

sonable time of the disposition of the petition.

(e) In rule making proceedings initiated by interested persons on petition, as well as by the commission on its own motion, the commission will include in its order determining the proceedings its assessment of economic values affected by the rule making involved. In addition, the notice of intention to effect any rule making will contain a solicitation of data, views and arguments from interested persons on the economic values which may be affected by such rule making.

(18) Declaratory rulings. As prescribed by section 8, chapter 234, Laws of 1959, RCW 34.04.080, any interested person may petition the commission for a declaratory ruling. The commission shall consider the

petition and within a reasonable time the commission shall:

(a) Issue a nonbinding declaratory ruling; or

(b) Notify the person that no declaratory ruling is to be issued; or

(c) Set a reasonable time and place for a hearing or the submission of written evidence upon the matter, and give reasonable notification to the person of the time and place for such hearing and of the issues involved.

If a hearing is held or evidence is submitted, as provided in subdivision (c), the commission shall within a reasonable time:

(i) Issue a binding declaratory ruling; or

(ii) Issue a nonbinding declaratory ruling; or

(iii) Notify the person that no declaratory ruling is to be issued.

(19) Forms.

(a) Any interested person petitioning the commission for a declaratory ruling pursuant to section 8, chapter 234, Laws of 1959, shall

generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Washington Utilities and Transportation Commission." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of the petitioning party) for a Declaratory Ruling." Opposite the foregoing caption shall appear the word "Petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party. The second paragraph shall state all rules or statutes that may be brought into issue by the petition. Succeeding paragraphs shall set out the statement of facts relied upon in form similar to that applicable to complaints in civil actions before the superior courts of this state. The concluding paragraphs shall contain the prayer of the petitioner. The petition shall be subscribed and verified in the manner prescribed for verification of complaints in the superior courts of this state.

The original and two legible copies shall be filed with the commission. Petitions shall be on white paper, either 8-1/2" x 11" or 8-1/2" x 13" in size.

(b) Any interested person petitioning the commission requesting the promulgation, amendment or repeal of any rules shall generally adhere

to the following form for such purpose.

At the top of the page shall appear the wording "Before the Washington Utilities and Transportation Commission." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of petitioning party) for (state whether promulgation, amendment or repeal) of Rule (or Rules)." Opposite the foregoing caption shall appear the word "Petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and whether petitioner seeks the promulgation of new rule or rules, or amendment or repeal of existing rule or rules. The second paragraph, in case of a proposed new rule or amendment of an existing rule, shall set forth the desired rule in its entirety. Where the petition is for amendment, the new matter shall be underscored and the matter proposed to be deleted shall appear in double parentheses. Where the petition is for repeal of an existing rule, such shall be stated and the rule proposed to be repealed shall either be set forth in full or shall be referred to by commission rule number. The third paragraph shall set forth concisely the reasons for the proposal of the petitioner and shall contain a statement as to the interest of the petitioner in the subject matter of the rule. Additional numbered paragraphs may be used to give full explanation of petitioner's reason for the action sought.

Petitions shall be dated and signed by the person or entity named in the first paragraph or by his attorney. The original and two legible copies of the petition shall be filed with the commission. Petitions shall be on white paper, either 8-1/2" x 11" or 8-1/2" x 13" in size.

## WSR 79-07-039 ADOPTED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Order R-124, Cause No. TV-985-Filed June 20, 1979]

In the matter of amending WAC 480-12-990, concerning classification of certain motor freight carriers.

This action is taken pursuant to Notice No. WSR 79–04–012, filed with the Code Reviser on March 14, 1979, and Notice No. WSR 79–06–031 filed with the Code Reviser on May 16, 1979. This amendment hereinafter adopted shall take effect pursuant to RCW 34.04.040(2).

This rule amendment proceeding is brought on pursuant to RCW 81.80.120 and is intended to administratively implement that statute.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW).

Pursuant to Notice No. WSR 79-04-012, the above matter was scheduled for amendment at 8:00 a.m., Wednesday, May 16, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington before Chairman Robert C. Bailey and Commissioners Frank W. Foley and A. J. Benedetti.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the Commission in writing prior to May 16, 1979. Under the terms of said notice, interested persons were also afforded the opportunity to submit data, views, or arguments orally at 8:00 a.m., Wednesday, May 16, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

Written comments have been submitted to the Commission by Mr. George A. Hart. Oral presentations were received from Ed Beslow, National Transfer Co.; Chris Rucker, Rucker Brothers Trucking; William Q. Marshall, Attorney; Lloyd Heffernan, S & S Auto Freight; and Walt Record, Record Hauling Service, dealing with the scope of the rules and their application to the historical operations of those transportation firms. Following comments, final consideration of this matter was continued to the regular commission meeting of June 20, 1979, with notice to that effect being duly filed with the office of the Code Reviser on May 16, 1979 under Notice No. WSR 79-06-031. Oral presentations were received June 20, 1979, from Ed Beslow, National Transfer Co.; and Chris Rucker, Rucker Brothers Trucking.

The amendments of WAC 480-12-990 concerning classification of certain motor freight carriers and adopted herein affect no economic values and have no economic impact.

In reviewing the entire record herein, it has been determined that WAC 480-12-990 should be amended to read as set forth in Appendix "A", attached hereto and made a part hereof by reference. WAC 480-12-990, as amended, classifies as carriers of heavy machinery those carriers who carry commodities which because of their weight or size, require the use of special vehicle equipment for transportation, special equipment for loading or unloading, or specialized carrier-supplied auxiliary or accessorial services. The amendment further classifies as carriers of building materials, carriers engaged in transporting commodities which, at the time of transportation, are without further processing or manufacture in a form and condition to be used in the construction, modification or repair of a structure or which are at the time of transportation intended with reasonable certainty to be so used or commodities having virtually no other use than as a building material.

#### ORDER

WHEREFORE, IT IS ORDERED That WAC 480–12–990 relating to classification of certain motor freight carriers, be, and the same is hereby, amended read as set forth in Appendix "A" attached hereto and incorporated herein by this reference.

IT IS FURTHER ORDERED That the order, the annexed rules, and the statement required by RCW 34-.04.045, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerks of the house of representatives, three copies each of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 20th day of June, 1979.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman Frank W. Foley, Commissioner A. J. Benedetti, Commissioner

AMENDATORY SECTION (Amending Order R-24, filed 4/16/71)

WAC 480-12-990 APPENDIX A—CLASSIFICATION OF BROKERS, FORWARDERS AND MOTOR CARRIERS OF PROPERTY.

APPENDIX A Classification of Brokers, Forwarders and Motor Carriers of Property

#### **CLASSIFICATION CHART**

The preceding page is a chart which outlines three steps taken in a breakdown of each motor carrier operation. These three steps are the analytical factors which are used to determine the carrier's classification. They include (1) type of carrier, (2) type of carrier's service, and (3) type of commodities transported. Each class is a composite of these three factors. The chart includes a symbol system through which class may be identified by code letter and number.

The first division of the chart identifies the type of operation, as fixed by chapter 81.80 RCW. There are five such types of property operators.

Common carrier of property
Contract carrier of property
Forwarder or Broker of property transportation
Private carrier of property
Exempt carrier

The second division on the chart identifies the type of service in which the carrier is engaged as determined by:

- (a) Regular Route, Scheduled Service
- (b) Regular Route, NonScheduled Service
- (c) Irregular Route, Radial Service
- (d) Irregular Route, NonRadial Service
- (e) Local Cartage Service

The third division on the chart describes the type of commodities transported by the carrier. There are nineteen such commodity groups which are of sufficient importance at this time to warrant individual identification. Additional groups may be added as the need therefor is shown.

- (1) Carriers of General Freight
- (2) Carriers of Household Goods
- (3) Carriers of Heavy Machinery
- (4) Carriers of Liquid Petroleum Products
- (5) Carriers of Refrigerated Liquid Products
- (6) Carriers of Refrigerated Solid Products
- (7) Carriers Engaged in Dump Trucking
- (8) Carriers of Agricultural Commodities
- (9) Carriers of Motor Vehicles
- (10) Carriers Engaged in Armored Truck Service
- (11) Carriers of Building Materials
- (12) Carriers of Films and Associated Commodities
- (13) Carriers of Forest Products
- (14) Carriers of Mine Ores Not Including Coal
- (15) Carriers Engaged in Retail Store Delivery Service
  - (16) Carriers of Explosives or Dangerous Articles
- (17) Carriers of Specific Commodities, Not Sub-Grouped
  - (18) Carriers of Milk and Cream
  - (19) Carriers of Livestock

The symbol system of code identification is derived from the foregoing three groups. Illustration: A common carrier may be engaged in transporting household goods over irregular routes in radial services. Such a carrier would be classed as a COMMON CARRIER Class C-2.

Appropriate definitions or explanations of each class or group appear on the following pages in the order shown above.

## Types of Carriers DEFINITIONS

RCW Section 81.80.010 (of the "Motor Carrier Act") defines carriers by motor vehicle and brokers and forwarders as follows:

#### MOTOR CARRIER

The term "motor carrier" means and includes "common carrier", "contract carrier", "private carrier" and "exempt carrier", as herein defined.

#### COMMON CARRIER

The term "common carrier" means any person who undertakes to transport property for the general public by motor vehicle for compensation, whether over regular or irregular routes, or regular or irregular schedules, including motor vehicle operations of other carriers by rail or water and of express or forwarding companies.

#### CONTRACT CARRIER

The term "contract carrier" shall include all motor vehicle operators not included under the terms "common carrier" and "private carrier" as herein defined, and further shall include any persons who under special and individual contracts or agreements transport property by motor vehicle for compensation.

#### PRIVATE CARRIER

A "private carrier" is a person who, in his own vehicle, transports only property owned or being bought or sold by him in good faith and only when such transportation is purely an incidental adjunct to some established private business owned or operated by him in good faith.

#### **BROKER AND FORWARDER**

The terms "common carrier" and "contract carrier" shall include persons engaged in the business of providing, contracting for, or undertaking to provide transportation of property for compensation over the public highways of the State of Washington as brokers or forwarders.

#### **EXEMPT CARRIER**

The term "exempt carrier" means any person operating a vehicle exempted from certain provisions of the act under section RCW 81.80.040 thereof.

#### Interpretation of Permits

Commodity descriptions and the right to serve certain routes or territories described in a carrier's permit where ambiguity exists shall be interpreted according to general custom and trade usage of the common carrier motor freight industry, and the usual Commission administrative practice.

Where the terms Olympic Peninsula, Eastern Washington, and Western Washington, and Southwest Washington are used in common or contract carrier permits, these terms shall define the territory embraced therein as follows:

OLYMPIC PENINSULA: The Olympic Peninsula area comprises all points in Clallam County, Jefferson County, Mason County (points north of an east-west line through Shelton only), Kitsap County, Vashon Island and the northern portion of Pierce County, north and west of Tacoma and Steilacoom.

EASTERN WASHINGTON and WESTERN WASHINGTON: The dividing line between Eastern Washington and Western Washington is the summit of the Cascade Range, which is also the county boundary, starting at the Canadian border and running south as far as Mt. Adams; from Mt. Adams running south to the Columbia River the dividing line shall be between the eastern boundary of Skamania County and the western boundaries of Yakima and Klickitat Counties.

SOUTHWEST WASHINGTON: Southwest Washington shall comprise all of Skamania, Clark, Cowlitz, Wahkiakum, Pacific, Lewis and Thurston Counties, and that portion of Pierce, Mason and Grays Harbor Counties lying south of a westerly extension of the King-Pierce County lines, extended directly west from Dash Point.

## Types of Property Carrier Service EXPLANATION

#### (A) REGULAR ROUTE, SCHEDULED SERVICE

A regular route scheduled service carrier is any person who or which undertakes to transport property or any class or classes of property by motor vehicle for compensation between fixed termini and over a regular route or routes upon established or fixed schedules.

## (B) REGULAR ROUTE, NONSCHEDULED SERVICE

A regular route nonscheduled service carrier is any person who or which undertakes to transport property or any class or classes of property by motor vehicle for compensation between fixed termini and over a regular route or routes at intermittent intervals and not upon an established or fixed schedule.

#### (C) IRREGULAR ROUTE, RADIAL SERVICE

An irregular route radial service carrier is any person who or which undertakes to transport property or any class or classes of property by motor vehicle for compensation over irregular routes from a fixed base point or points to points or places located within such radial area as shall have been fixed and authorized by the Commission, or from any point located within such radial area to such carrier's fixed base point or points.

### (D) IRREGULAR ROUTE, NONRADIAL SERVICE

An irregular route nonradial service carrier is any person who or which undertakes to transport property or any class or classes of property by motor vehicle for compensation over irregular routes between points or communities located within such general territory as shall have been defined geographically and authorized in a permit, and any other points or communities located

within the same general territory without respect to a hub community or a fixed base point of operation.

#### (E) LOCAL CARTAGE SERVICE

A local cartage carrier is any person who or which undertakes to transport property or any class or classes of property by motor vehicle for compensation when such transportation is performed wholly within a municipality or between contiguous municipalities or within a zone adjacent to and commercially a part of any such municipality or municipalities.

## Types or Groups of Commodities EXPLANATION

#### (1) CARRIERS OF GENERAL FREIGHT

- (a) This group comprises both common and contract carriers transporting general freight except such commodities as require special equipment or service.
- (b) Common or contract carriers authorized to transport general freight prior to May 1, 1944 may transport any commodity without restriction as to type of equipment required or special service rendered.

### (2) CARRIERS OF HOUSEHOLD GOODS AS A COMMODITY

Household goods carriers include carriers, both common and contract, engaged in the transportation of property commonly used in a household when a part of such household equipment or supply; furniture, fixtures, equipment, and the property usual in an office, museum, institution, hospital, or other similar establishment when a part of the stock, equipment, or supply of such office, museum, institution, hospital, or other similar establishment; furniture, fixtures, and equipment of a store; works of art, furniture, musical instruments, display exhibits, and articles requiring the specialized handling and special equipment usually employed in moving household goods.

NOTE: This type of carrier renders a specialized service requiring skilled workmen. Such special service includes removing furniture from the higher stories of large office buildings when freight elevator service is not available, the proper placing of furniture in the home or office upon delivery at destination, the laying of rugs, hanging of pictures, and other services in connection with the removal of furniture or fixtures from one location to another. A household goods carrier is usually a Class C-2 operator, but such a carrier may be a Class D-2 operator. When the operation is that of a D-2 operator it embraces the transportation of household goods to, from and between unlimited points of origin and unlimited points of destination within the territory served by such carrier, over irregular routes, in either direction, outbound, or back haul, or in cross movements.

NOTE: For further definition of Household Goods see Administrative Ruling No. 7 dated December 10, 1959.

#### (3) CARRIERS OF HEAVY MACHINERY

((This group includes carriers, both common and contract, engaged in the hauling of heavy machinery and equipment including road machinery, structural steel, oil field rigs, and oil field equipment.))

This commodity group designates the transportation of heavy machinery or other articles which, because of their weight or size, require the use of special vehicle equipment for transportation, special equipment for loading or unloading, or specialized carrier-supplied auxiliary or accessorial services as described below.

The words "special equipment" as used in this definition mean equipment not ordinarily used in the loading, unloading or transportation of items defined in the other types or groups of commodities classified or customarily utilized by carriers of specific commodities.

This commodity description includes articles weighing in excess of 2,000 pounds each, such as prestressed concrete beams, heavy steel or iron ingots and bars, ships' propellers and anchors, structural steel, oil field rigs and oil field equipment. Items weighing less than 2,000 pounds may fall within this classification when their size or other nature requires the specialized services of these carriers or specialized equipment.

This commodity description does not, however, include aggregations of items not defined above, which have been bundled, palletized, or placed in bins, barrels or other containers, or otherwise aggregated, merely because of convenience, economy or industry preference; the classification does include articles which are aggregated when the aggregation is required by the inherent nature of the article and the aggregation actually constitutes the minimum shipping quantity or package for the article. Articles fall within this exception (1) when their inherent nature requires aggregation — e.g., when they are susceptible to damage if not so bundled — (2) when industry practice is to bundle in such quantities, and (3) when the aggregated bundle is of a size, weight, or nature to require the specialized equipment or ancillary service that carriers of this classification customarily provide and which are not customarily provided by carriers of other commodities.

These commodities are grouped together be-NOTE: cause of the equipment required ((and)) for their transportation, loading or unloading or the nature of the services performed by the carriers. ((The territorial scope of the service is usually similar to that of the household goods'carrier described above.)) Certain auxiliary or accessorial services ((are also performed)) may be necessary in transportation of these commodities, such as the dismantling and resetting of machinery, often requiring ((the)) use of rigging, skidding, ((and)) or similar devices. A carrier of this ((class)) classification may find that all of

his facilities are employed for a considerable period of time in a locality which is only ((a)) part of the territory in which he is authorized to serve. This type of carrier is usually a Class D-3 operator. The territorial scope of this service is usually similar to that of the household goods carrier. The movement involves and embraces ((the)) transportation ((of heavy machinery and similar equipment,)) to, from, and between unlimited points of origin and ((unlimited points of)) destination within the territory served by such carrier((7)) over irregular routes((7)) in either direction, outbound, or back haul, or in cross movements)).

### (4) CARRIERS OF LIQUID PETROLEUM PRODUCTS

Carriers of liquid petroleum products include those carriers who transport such petroleum products as gasoline and other liquid motor fuel, road oil, crude oil, fuel oil, kerosene, and like products in tank vehicles. Such vehicles include solo trucks, semi-trailers, and full-trailers. Carriers of butane, propane and other derivatives of petroleum are included in this group when such products are transported in tank vehicles. The group also includes carriers of edible oils, coal tar products, and chemicals, if transported in tank vehicles but does not include the transportation of milk, fruit juices, or other perishable liquid products which require temperature control.

NOTE: Carriers who fall within this group may be either common or contract carriers. In either case the service involves special tank transport equipment.

## (5) CARRIERS OF REFRIGERATED LIQUID PRODUCTS

This group comprises carriers, both common and contract, which specialize in the transportation of refrigerated or temperature controlled perishable liquid products, such as fruit juices and various beverages in tank vehicles, including solo trucks, semi-trailers, or full-trailers. Those liquid products such as milk which are classified in other commodity groups are not included in this class.

NOTE: The production area of fruit juices and beverages and the transportation of these products by tank truck is largely restricted to the territories where they are manufactured. While the shipments originate in a restricted area the transportation is usually over long distances and requires operation both day and night. The matter of public health is particularly involved in this type of carriage in view of the nature of the commodity.

## (6) CARRIERS OF REFRIGERATED SOLID PRODUCTS

This group includes that class of carriers, both common and contract, which engages in the transportation of commodities of a perishable nature, including fresh fish, meats and meat products, fruits and vegetables,

dairy products, etc., requiring the use of special refrigeration or temperature control. It does not include refrigerated or temperature controlled liquid products, otherwise classified herein.

NOTE: Specially designed and constructed refrigerator equipment is usually necessary for this operation. Dry ice is often used. Extra care in handling shipments must be exercised on account of the danger of spoiling. This operation is the same as that of the ordinary general commodity carrier except as to refrigeration requirements.

## (7) CARRIERS ENGAGED IN DUMP TRUCKING

This group includes both common and contract carriers engaged in the operation of dump trucks and similar vehicles used in the transportation of sand, gravel, dirt, debris, and other similar commodities except garbage, cement in bulk, and coal.

NOTE: The operations of this group are usually carried on during the daytime and are local in character. The activities of carriers in this group are somewhat seasonal, especially in connection with building or construction projects. The value of the commodity hauled is usually low.

## (8) CARRIERS OF AGRICULTURAL COMMODITIES

This group includes carriers engaged exclusively in the transportation of unmanufactured or unprocessed agricultural commodities including the return of empty containers. It does not include carriers of milk and cream or livestock, which is dealt with in a separate classification, regardless of the type of vehicle used, and does not include carriers engaged in the transportation of fruit juices or other processed agricultural commodities.

included in this group, it is composed principally of irregular route radial service common carriers. Most commercial agricultural commodities are also handled as general commodities, especially when hauled in small lots as fruit, vegetables, produce, poultry, grains in sacks, etc. In some instances, special vehicle equipment is required for the movement of small grains in bulk, grass feeds, hay, etc.

#### (9) CARRIERS OF MOTOR VEHICLES

This group consists of motor carriers engaged in the transportation of new and used motor vehicles, including automobiles, trucks, trailers, chassis, bodies, and automotive display vehicles, wholly or partially assembled. In this group are included:

(a) Carriers engaged in the transportation of motor vehicles by truck away method, involving the use of special equipment such as trucks, tractors, trailers, semitrailers, 4-wheel trailers, and various combinations of

the above in or upon which such motor vehicles are loaded.

(b) Carriers engaged in the transportation of motor vehicles by driveaway method, involving the utilization of the motive power, in whole or in part, of the vehicles being transported, either in single driveaway or in combinations of two or more vehicles by use of towbar mechanism, saddle or bolster mount mechanism, or any combinations of the above.

NOTE: The transportation of new automobiles, trucks, and trailers is usually a Class C-9 movement. The transportation of used automobiles, trucks, and trailers and new or used chassis, bodies and automotive display vehicles is usually a Class D-9 movement. In either case, the operation may be that of a common or contract carrier. When classified as a Class D-9 movement, the scope of the operation is territorial in character and includes the transportation of motor vehicles to, from, and between unlimited points of origin and unlimited points of destination within the territory served by such carrier, over irregular routes, in either direction, outbound, or back haul, or in cross movements.

## (10) CARRIERS ENGAGED IN ARMORED TRUCK SERVICE

This group includes motor carriers, either common or contract, which by reason of the commodity transported, i.e., gold, silver, currency, valuable securities, jewels and other property of very high value, use specially constructed armored trucks and provide policy protection to safeguard the commodity while it is being transported and delivered. It also includes carriers which operate ordinary equipment in the carriage of high value commodities when guards are necessary to accompany the shipment.

NOTE: This is a highly specialized type of service and is usually confined to larger cities and industrial areas. It is used by financial institutions for the transfer of funds including bullion, currency, valuable securities and jewels from dock to vault, pay rolls to industries, bank to bank, etc. It is frequently performed under a specific contract, although there are some carriers engaged in the service that hold themselves out as common carriers. Where the service is entirely local, the operation may be regarded as local cartage within a municipality. Where routes or territory beyond a municipal area are served, the operation becomes that of an irregular route, radial carrier.

#### (11) CARRIERS OF BUILDING MATERIALS

((This group includes both common and contract carriers engaged in the transportation of building materials for compensation not including sand, gravel, crushed stone or other building materials ordinarily transported in dump trucks. It includes haulers of lumber, cut stone, slate, tile, brick, cement in sacks, plaster in sacks, or

other similar materials usually transported in flatbed vehicles.))

This group includes carriers engaged in transporting any commodity which at the time of transportation is, without further processing or manufacture, in a form and condition to be used in the construction, modification or repair of a structure; which is at the time of the transportation intended with reasonable certainty to be so used; and which does not require the use of specialized equipment other than ordinary van or flatbed equipment. The classification does not include bulk sand, gravel, crushed stone or other building materials ordinarily transported in dump trucks.

Some articles can be transported under this classification without specific inquiry by the carrier as to their intended future use, provided the carrier does not at the time of movement have knowledge of an intended use other than as a building material. Such articles include (1) lumber, cut stone, slate, tile, brick, cement in sacks, plaster in sacks, or other similar materials usually transported on flatbed equipment; (2) any commodity designed especially for use in the construction, modification or repair of a structure and having virtually no other use; and (3) any commodity whose predominant use is as a building material.

Commodities having general utility in many lines of work may be transported under this classification providing the carrier affirmatively establishes before shipment that the commodity, at the time of movement is specifically intended, at the immediate or ultimate destination, to be used as a building material.

NOTE: Usually no special equipment is required, except in the case of the lumber hauler, who uses vehicles equipped with a special unloading device or that of the concrete hauler ((which)), who mixes en route. Most ((of the)) building materials can be and are hauled in small lots as general commodities. The movement of these commodities is usually in connection with a construction project, in truck loads, and for comparatively short distances. The transportation of lumber between manufacturing plants and from mill to retail yard is an important service rendered by carriers ((classed)) in this ((group)) classification.

## (12) CARRIERS OF FILMS AND ASSOCIATED COMMODITIES

This group, composed of both common and contract carriers, includes those carriers which are engaged in the transportation of motion-picture and sound-reproducing films, recording, reproducing, and amplifying devices, supplies and accessories for the operation of motion picture theaters or places of exhibition, including the transportation of tickets, advertising matter, displays, and exhibits, such as are found in lobbies of motion picture theaters, and furnishing and supplies necessary in the maintenance and operation of such theaters. This type of operation requires unusual delivery schedules and special personal service.

NOTE: This group is not authorized to engage in the transportation of general freight unless specifically so authorized in permit.

#### (13) CARRIERS OF FOREST PRODUCTS

This group includes both common and contract carriers engaged principally in the transportation of forest products, i.e., logs, poles, piling, fence posts, shingle bolts, pulp—wood, and fuel from the forest to processing plants or to market.

NOTE: In those areas where the timber is large, special truck equipment is required for the transportation of logs. Such equipment includes bunks, reaches, 2— and 4—wheel trailers, special braking arrangements, and other incidental special equipment. Similar equipment is also frequently used in the transportation of poles and piling. Ordinary vehicles are used to transport the other items referred to herein. This group does not include carriers who are engaged in the transportation of rough or finished lumber or processed products derived from raw forest products nor does it include such operations as are grouped under "carriers of building materials".

NOTE: For definition of short logs see Administrative Ruling No. 6 dated December 30, 1957.

#### (14) CARRIERS OF MINE ORES NOT INCLUD-ING COAL

This group comprises both common and contract carriers, engaged principally in the transportation of mining products in the rough, such as iron, copper, or other ores from the mine to the smelter or from the mine to bunkers located on the routes of connecting carriers. It also includes the transportation of products of smelters to refineries or foundries. It does not include coal or coal products or refined or manufactured products of ores which are classified herein under other groupings.

## (15) CARRIERS ENGAGED IN RETAIL STORE DELIVERY SERVICE

This group includes carriers who render a specialized delivery service for retail store establishments. This service is usually confined to municipal areas, and where that is the case, may be regarded as a city cartage operation. In some instances, however, the service extends beyond municipal areas and in that case the operation may be classified in accordance with the service rendered.

#### (16) CARRIERS OF EXPLOSIVES OR DANGER-OUS ARTICLES

Carriers of certain explosives or dangerous articles, except liquid petroleum products as described in commodity Group 4, and films as described in commodity Group 12, are those carriers which engage in transporting dangerous, less dangerous, or relatively safe explosives, including nonexplosive materials such as fuses, cartridge cases, dummy cartridges, etc., inflammable oxidizing materials, corrosive liquids, compressed gases,

poisonous articles, and other acceptable dangerous articles other than inflammable liquids in tank vehicles.

NOTE: The transportation of the commodities classed in this group involves unusual hazards and requires special precautions in the matter of safety. The carriage is usually rendered under special agreement but is also rendered by common carriers when the volume of the movement is not sufficient to warrant a contract operation.

### (17) CARRIERS OF SPECIFIC COMMODITIES, NOT SUB-GROUPED

Throughout the State there are individual truck operators who engage in the transportation of some specific commodity or commodities which do not fall within any of the commodity sub-groups included in this classification.

NOTE: Usually such transportation is carried on in conjunction with a local industry or local situation and is not of sufficient importance to warrant sub-grouping. In order to provide, however, for the general classification of such operations, miscellaneous commodity Group 17 has been included in this classification. The specific commodity or commodities transported by carriers who may be classified in this group are shown in the carrier's permit. Commodity Group 17 carriers will be the subject of further study and if need therefor is shown, additional commodity groups will be established from time to time from this miscellaneous group to meet the administrative requirements of the Commission.

#### (18) CARRIERS OF MILK AND CREAM

This group composed of both common and contract carriers includes those carriers who are engaged in the transportation of milk and cream, primarily from point of production to creameries and primary markets. It includes carriers of milk and cream regardless of the type of vehicle used.

#### (19) CARRIERS OF LIVESTOCK

The term livestock is defined to include, and carriers of livestock may transport, all cattle, swine, sheep, goats, horses, burros, asses, and mules, except such as are chiefly valuable for breeding, racing, show purposes or other special uses.

#### Exceptions to and Changes in Classification

These classifications and groupings are prescribed for general purposes. The operation of individual carriers may fall within more than one grouping, in which event they become subject to the rules and regulations of each group into which they fall.

Any group of carriers, or any carrier member of a group, may, upon proper notice, petition the Commission to alter, amend, or otherwise modify any part of this classification or any grouping prescribed herein. Unless

exceptions are specifically granted, the general rules and regulations of the Commission shall govern.

#### **Emergencies**

In case of emergencies or unforeseen conditions over which the motor carrier affected has no control, which require immediate and extraordinary treatment, the Commission may, without notice, modify, amend, suspend or vacate any or all classifications or groupings herein prescribed and substitute in lieu thereof such classification groupings or regulations as may be necessary during the period of such emergency.

## WSR 79-07-040 EMERGENCY RULES DEPARTMENT OF TRANSPORTATION (Transportation Commission)

[Order 9, Resolution No. 51—Filed June 21, 1979]

Be it resolved by the Washington State Transportation Commission, acting at Highway Administration Building, Room 1D2, Olympia, Washington, 98504 that it does promulgate and adopt the annexed rules relating to the emergency adoption of a schedule of tolls for Washington State Ferry routes replacing the Hood Canal Bridge crossing, amending WAC 468-300-005, 468-300-010, 468-300-020, 468-300-030, 468-300-040 and 468-300-050.

We, Washington State Transportation Commission, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the emergency rule is necessary to establish tolls for temporary ferry runs made necessary by destruction of the Hood Canal Bridge.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule—making authority of the Washington State Transportation Commission as authorized in RCW 47.60.325.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19.RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 21, 1979.

By Ray A. Aardal Chairman AMENDATORY SECTION (Amending Order 8, Resolution 48, filed 5/17/79)

WAC 468-300-005 PORT TOWNSEND-EDMONDS AND LOFALL-SOUTHPOINT FERRY FARES.

The following schedule of charges is hereby adopted:

- (1) Edmonds-Port Townsend: double cross-Sound rate structure.
- (2) Lofall-Southpoint or other crossing of Hood Canal as may be designated by the Secretary of Transportation.

\$.60 for passenger-only fare for ferry crossing only.

Additionally, a special school rate of \$0.10 per student shall apply for designated school functions.

\$1.40 for ferry crossing plus bus ride, terminal on either or both sides of Hood Canal to or from Winslow, Bremerton, Port Townsend, Bangor, or Keyport, or intermediate points.

\$1.15 for bus ride only, terminal on each side of Hood Canal to or from Winslow, Bremerton, Port Townsend, Bangor, or Keyport or other intermediate points.

Upon institution of auto ferry service across Hood Canal, the rates shall be the same as the Mukilteo-Clinton rate structure.

The rates for commercial vehicle barge service across Hood Canal are as follows:

| Fare             |
|------------------|
| \$10             |
| \$15             |
| <i>\$20</i>      |
| \$25             |
| <i>\$30</i>      |
| <b>\$</b> 35     |
| <b>\$40</b>      |
| \$40 + \$.50/ft. |
| for each ft.     |
| over 85 ft.      |
|                  |

NOTE: The standard WSF overwidth surcharge shall also apply to the above tolls.

(3) Above service shall be provided at one-half fare for children 5 to 11 and elderly over 65 and handicapped with Washington State Ferries handicapped permit. Children under 5, free.

AMENDATORY SECTION (Amending Order 6, Resolution 44, filed 3/27/79)

B. COPNICED

#### WAC 468-300-010 FERRY PASSENGER TOLLS.

| ·<br>•   |                            |                              | COM-<br>MU-<br>TATION          | SCHOOL COM- MU- TATION ****  20 Rides (( <del>[Agas]</del> )) <u>Ages</u> |                             | EXCURSION-<br>ROUND<br>TRIP*** |              |
|--|----------------------------|------------------------------|--------------------------------|---|-----------------------------|--------------------------------|--------------|
| ROUTES   | Full<br>Fare<br>One<br>Way | Half<br>Fare**<br>One<br>Way | 20<br>Rides                    |   |                             | Full<br>Fare                   | Half<br>Fare |
| Fauntleroy-Southworth<br>Seattle-Bremerton<br>Seattle-Winslow<br>Edmonds-Kingston<br>Pt. Townsend-Keystone | }95                        | .50                          | 11.40                          | 12–20<br>9.50   | 5–11<br>4.75                | 1.35                           | .70          |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah   | }• 1.25 -                  | .65                          | 7.50                           | 6.25  | 3.15                        | N/A                            | N/A          |
| Mukilteo-Clinton   | .60                        | .30                          | 7.20                           | 6.00  | 3.00                        | .85                            | .45          |
| Anacortes to Lopez ————————————————————————————————————  | 1.30<br>1.45               | .60<br>.65<br>.75<br>2.00    | 13.80<br>15.60<br>17.40<br>N/A | 11.50<br>13.00<br>14.50<br>N/A  | 5.75<br>6.50<br>7.25<br>N/A | N/A<br>4.50                    | N/A<br>2.25  |
| Friday Harbor to Lopez, Shaw or Orcas  | .95                        | .50                          | 11.40                          | 9.50  | 4.75                        | N/A                            | N/A          |
| Between Lopez,<br>Shaw, or Orcas   | .60                        | .30                          | 7.20                           | 6.00  | 3.00                        | N/A                            | N/A          |
| Sidney to Lopez Shaw or Orcas Friday Harbor  | 2.85<br>2.65<br>2.50       | 1.45<br>1.35<br>1.25         | N/A                            | }N/A  | )<br>}N/A                   | }<br>}N/A                      | N/A          |

<sup>\*</sup>These routes operate on one-way only toll collection system.

#### \*\*Half Fare

Senior Citizens - Passengers and driver, age 65 and over, with proper identification establishing proof of age, may travel at half-fare tolls on any route. NOTE: Half-fare privilege does not include vehicle.

Children - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

Handicapped – Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize Ferry System services, may travel at half-fare tolls on any route upon presentation of a WSF Handicapped Travel Permit at time of travel. ((fin addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Handicapped Travel Permit and such endorsement to also travel at half fare.)) In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Handicapped Travel Permit and such endorsement shall allow the attendant to also travel at half fare. NOTE: Half-fare privilege does not include vehicle.

- \*\*\*One day excursion for walk-on passengers with limited time ashore. Special stay aboard excursion rate (one-half of amounts shown) effective only during designated special events on routes and at times as determined by the Secretary of Transportation (not to exceed 14 days per year on any route).
- \*\*\*\*School Commutation Tickets Tickets are for the exclusive use of bona fide students under twenty-one years of age attending grade, junior high, and high schools. Student shall be required to present credentials at time of purchase. A letter indicating school attendance signed by school principal or authorized representative shall be considered proper credentials. Tickets are valid for transportation on school days only.
- \*\*\*\*\*A combination Ferry/Bus Public Transit Passenger (({Monthly Reusable})) Monthly Reusable Ticket (({Book})) Rate may be available for a particular route in conjunction with a public transit operating authority whenever it is determined by the Transportation Commission that said ticket (({book})) is a necessary element of a Transit Operating Plan designed to eliminate the necessity for assigning an additional ferry to such particular route, and that the resulting savings in Ferry System operating and amortized capital costs exceed the total revenue lost as a result of this reduced rate as projected during the period of time during which such transit operating plan is projected to eliminate the need for an additional ferry. The equivalent ferry fare per ride with this special rate shall be one-half the equivalent fare per ride with the standard commutation book(({f, and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the Public Transit Operating Authority, subject to the approval of the Secretary of Transportation. The ticket shall be the cost of the Transit Operating Plan)), and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the Public Transit Operating Authority, subject to the approval of the Secretary of Transportation. The ticket shall be valid only for passengers on board a bus, or for walk-on passengers, on weekdays only, on those routes which have connecting bus service as part of the Transit Operating Plan. The assigning of an additional ferry to such particular route may be cause for removal of the special rate.
- \*\*\*\*\*\*On the Fauntleroy-Vashon route, a combination Ferry/Bus ((<del>[Public]</del>)) Public Transit ((<del>[Monthly Reusable]</del>)) Monthly Reuseable Ticket ((<del>[Book]</del>)) Rate shall apply. ((<del>[20 ride combination Ferry/Bus Public Transit Ticket Books shall be sold for \$16.60, effective upon</del>

appropriate fare adjustment by the public transit operating authority.}))

### AMENDATORY SECTION (Amending Order 6, Resolution 44, filed 3/27/79) WAC 468-300-020 AUTO, MOTORCYCLE AND BICYCLE FERRY TOLLS.

|  |              | INCL. DRIVER               |                      | MOTORCYCLE INCL. DRIVER Commutation |                      |                      | & RIDER Commutation |              | ırsion<br>Trip*** |
|--|--------------|----------------------------|----------------------|-------------------------------------|----------------------|----------------------|---------------------|--------------|-------------------|
|  | One<br>Way   | Commutation<br>20<br>Rides | One<br>Way           | 20                                  | Full Fare            | Half Fare<br>One Way | 20<br>Rides         | Full<br>Fare | Half<br>Fare      |
| Fauntleroy-Southworth Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone | 3.20         | 51.20                      | 1.70                 | 22.65                               | 1.35                 | .90                  | 13.50               | 2.15         | 1.45              |
| Fauntleroy-Vashon ) Southworth-Vashon }* Pt. Defiance-Tahlequah )                              | 4.30         | 34.40                      | 2.25                 | 15.00                               | 1.80                 | 1.20                 | 9.00                | N/A          | N/A               |
| Mukilteo-Clinton   | 2.15         | 34.40                      | 1.15                 | 15.35                               | .90                  | .60                  | 9.00                | 1.45         | 1.05              |
|  |              | 10 Rides                   |                      |                                     |                      |                      |                     |              |                   |
| Anacortes to Lopez   | <b>3.50</b>  | 28.00                      | 2.05                 | 27.35                               | 1.60                 | 1.05                 | 16.00               |              |                   |
| Shaw or Orcas  | <b> 3.95</b> | 31.60                      | 2.35                 | 31.35                               | 1.80                 | 1.15                 | 18.00               | N/A          | N/A               |
| Friday Harbor —————  |              | 36.00                      | 2.70                 | 36.00                               | 2.05                 | 1.35                 | 20.50               | 2 20         |                   |
| Sidney —   | 16.95        | N/A                        | 8.50                 | N/A                                 | 5.55                 | 3.60                 | N/A                 | 7. 70        | 5.45              |
| Friday Harbor to Lopez,  |              |                            | •                    |                                     |                      |                      | •                   |              |                   |
| Shaw or Orcas  | 2. <i>85</i> | 22.80                      | 1.70                 | 22.65                               | 1.35                 | . <b>90</b>          | 13.50               | N/A          | N/A               |
| Between Lopez, Shaw, or Orcas  | 1.90         | 15.20                      | 1.15                 | 15.35                               | . <b>90</b>          | .60                  | 9.00                | N/A          | N/A               |
| Sidney to Lopez Shaw or Orcas Friday Harbor  |              | }N/A                       | 6.45<br>6.10<br>5.75 | }<br>}N/A<br>}                      | 3.95<br>3.75<br>3.50 | 2.55<br>2.45<br>2.25 | )<br>}N/A           | N/A          | N/A               |

<sup>\*</sup>These routes operate on one-way only toll collection system.

### ((<del>[SUMMER SURCHARGE</del>

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.}))

#### SUMMER SURCHARGE

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.

### PENALTY CHARGES

Owner of vehicle without driver will be assessed a \$25.00 penalty charge.

Overhang on passenger vehicles will be assessed a penalty charge of 10¢ per lineal foot of overhang in addition to regular applicable tolls, except that no charge for overhang will be assessed when overall length of vehicle and overhang is less than twenty feet. A fraction of a foot of overhang in excess of six inches will be counted as one foot in assessment of charge for overhang.

#### SPECIAL SCHOOL RATE

School groups when traveling in authorized school vehicles for institution-sponsored activities shall be assessed a flat fee of \$1.00 per vehicles load of students and/or advisors and staff. The flat fee shall be in addition to regular vehicle and drive toll. Private vehicles need letter of authorization.

NOTE: Special School Rate is \$2.00 on routes where one-way only toll systems are in effect. Special Student Rate not available on Anacortes-Sidney, B.C. route between May 1, and September 1 due to limited space.

<sup>\*\*</sup>Stages - option of paying Auto rate plus full fare for passengers (See Stages and Busses). A charge of \$25.00 will be assessed for an emergency trip during non-operating hours at locations where a crew is on duty.

<sup>\*\*</sup>Vanpools - A commuter vanpool which carries seven or more persons on a regular and expense-sharing basis for the purpose of travel to or from work or school and which is certified as such by a local organization approved by the Washington State Ferry System, may purchase for a \$10 fee, a permit valid for a three-month period on Mondays through Fridays only and valid only during the hours shown on the permit. These hours are selectable by the purchaser but shall designate two periods of use each day not to exceed two hours per period. The permit so purchased shall allow passage of the vehicle only during the valid periods. All riders in the van, including the driver, shall pay the applicable passenger fare. Except that the minimum total paid for all riders in the van shall not be less than the amount equal to seven times the applicable passenger fare.

<sup>\*\*\*</sup>One day excursion for bicycle and rider with limited time ashore.

### <u>WAC 468-300-030</u> OVERSIZED VEHICLE, STAGE AND BUS, NEWSPAPER AND EXPRESS SHIP-MENT FERRY TOLLS.

| ROUTES   |                           | OVERSIZEI<br>One<br>Way | VEHICLES** Commutation 20 Rides               |       | AND BUSES DRIVER*** Each**** Passenger | BULK<br>NEWSPAPERS<br>Per<br>100 Lbs.   | EXPRESS<br>SHIPMENTS<br>Per<br>100 Lbs.   |
|--|---------------------------|-------------------------|---|-------|--|---|---|
| Fauntleroy-Southworth Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone | }                         | 5.10                    | 81.60   | 7.05  | .50 )                                  | (1) \$1.25 Per<br>100 Pounds  | (2) \$10.15<br>Per<br>100 Lbs.  |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah                               | }(( <del>[*]</del> ))) —— | 6.80                    | 54.40   | 9.05  | .65  <br>                              | (Shipments exceed-<br>ing 60,000 lbs. in<br>any month shall be<br>assessed 60¢ per<br>100 lbs.) | (Shipments exceeding<br>100 lbs. assessed<br>\$2.55 for each 25 lbs.<br>or fraction thereof.) |
| Mukilteo-Clinton   |                           | <i>3.40</i>             | 54.40   | 4.50  | .30                                    | 100 103.)   | or traction thereor.)   |
| Anacortes to Lopez<br>Shaw or Orcas  |                           | 7.05                    | 10 Rides<br>(( <del>[56.40]</del> ))<br>56.40 | 9.60  | .60  <br>.65 }                         | ·   |   |
| Friday Harbor<br>Sidney  |                           | 23.15                   | N/A   | 31.65 | .75  <br>2.00                          |   |   |
| Friday Harbor to<br>Lopez, Shaw or Orcas   |                           | 5.10                    | 40.80   | 7.05  | .50                                    |   | Inter-Island Express  |
| Between Lopez, Shaw or O   | rcas                      | <b>3.40</b>             | 27.20   | 4.50  | .30                                    |   | ) shipments will be handled @ \$1.25 per  |
| Sidney to Lopez<br>Shaw or Orcas<br>Friday Harbor  | }                         | 16.10                   | N/A   | 22.05 | 1.45  <br>1.35  <br>1.25               |   | 100 lbs.  |

<sup>\*</sup>These routes operate on one-way only toll collection system.

((\frac{1}{2} For vanpool fares, see Page 2 \text{[WAC 468-300-020] under Auto.})) - For vanpool fares, see WAC 468-300-020 under Auto.

#### \*\*\*\*Half fare.

### ((<del>|SUMMER SURCHARGE</del>

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.}))

#### SUMMER SURCHARGE

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.

### PENALTY CHARGES

Owner of vehicle without driver will be assessed a \$25.00 penalty charge.

- (1) Daily Newspapers, in bundles, to be received and delivered without receipt and subject to owner's risk, will be transported between ferry terminals on regular scheduled sailings.
- (2) Emergency shipments will be handled on scheduled sailings when no other means of shipment is available to shipper. Shipments must be of a size and weight requiring a minimum of handling by carrier's employees. Carrier reserves the right to refuse shipment of any item. Carrier assumes no liability for loss or damage to any shipment. Minimum rate for any shipment shall be the rate for 100 pounds.

<sup>\*\*</sup>Includes Motor Homes, and Mobile Campers that exceed eight feet in height. Excludes trucks licensed over 8,000, passenger busses and stages.

<sup>\*\*\*</sup>Stages - Option of paying Auto-driver rate plus full fare for each passenger.

<sup>-</sup> A public transportation operator providing regularly scheduled week-day service for public necessity and convenience may pay a \$10 annual fee for each scheduled vehicle. This fee covers the fare for each trip of the vehicle and operator only. All occupants shall be assessed the applicable passenger rate per trip. The \$10 annual fee does not apply to vehicles providing chartered service or vehicles providing service for special events such as trips for recreational purposes.

### WAC 468-300-040 TRUCK FERRY TOLLS.

|   |                          | TRUCK, INCL. DRIVER    |                        |                        |                        |                        |                        |                        |   |   |
|---|--------------------------|------------------------|------------------------|------------------------|------------------------|------------------------|------------------------|------------------------|---|---|
| ROUTES  | ***8,001<br>to<br>10,000 | 10,001<br>to<br>16,000 | 16,001<br>to<br>22,000 | 22,001<br>to<br>28,000 | 28,001<br>to<br>36,000 | 36,001<br>to<br>48,000 | 48,001<br>to<br>60,000 | 60,001<br>to<br>72,000 | (( <del>{Over</del><br><del>72,001</del><br>to<br>(( <del>80,000]</del> | (( <del>[Over</del><br><del>80,000</del><br><del>per</del><br><del>1,000</del><br><del>Lbs.]</del> )) |
|   |                          |                        |                        | ****                   |                        |                        |                        |                        | 72,001<br>to<br>80,000  | Over<br>80,000<br>per<br>1,000<br>Lbs.  |
| Fauntleroy-Southworth Seattle-Bremerton Seattle-Kingston Edmonds-Kingston Pt. Townsend-Keystone | 5.10                     | 7.05                   | 9.05                   | 11.00                  | 13.55                  | 17.80                  | 22.05                  | 26.25                  | 30.40   | .50   |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah                                | } 6.80                   | 9.05                   | 11.30                  | 13.55                  | 16.95                  | 22.60                  | 28.25                  | 33.90                  | 39.15   | .60   |
| Mukilteo-Clinton  | 3.40                     | 4.50                   | 5.65                   | 6.80                   | 8.50                   | 11.30                  | 14.15                  | 16.95                  | 19.55   | .35   |
| **Anacortes to Lopez Shaw or Orcas Friday Harbor Sidney   | 7.05                     | 9.60<br>31.65          | 12.15<br>40.10         | 14.70<br>48.60         | 18.10<br>58.75         | 23.75<br>77.95         | 29.40<br>97.20         | 35.05<br>116.40        | 40.70<br>121.75   | .70<br>2.15   |
| **Friday Harbor to Lopez,<br>Shaw or Orcas ——   | 5.10                     | 7.05                   | 9.05                   | 11.00                  | 13.55                  | 17.80                  | 22.05                  | 26.25                  | 30.40   | .50   |
| **Between Lopez, Shaw or Orcas ——   | 3.40                     | 4.50                   | 5.65                   | 6.80                   | 8.50                   | 11.30                  | 14.15                  | 16.95                  | 19.55   | .35   |
| **Sidney to Lopez<br>Shaw or Orcas<br>Friday Harbor   | } 16.10                  | 22.05                  | 28.25                  | 33.90                  | 40.70                  | 54.25                  | 67.80                  | 81.35                  | 84.85   | 1.45  |

<sup>\*</sup>These routes operate on one-way only toll collection system.

### PENALTY CHARGES -

Owner of vehicle without driver will be assessed a \$25.00 penalty charge.

#### DISCOUNT PERCENTAGES FROM REGULAR TOLL -

12 to 23, inclusive, one-way unit crossings within any consecutive six day period — 25%

24 or more one-way unit crossings with any consecutive six day period — 33-1/3%

Semi-trucks are considered two truck units.

#### ((<del>{OVERWIDTH CHARGES -</del>

Any over legal width vehicle, trailer, load or combination requiring a special permit for highway use (exceeding 8 feet in width as provided in RCW 40.44.010) shall be assessed a 50% surcharge applied to the total fare.}))

#### **OVERWIDTH CHARGES -**

Any over legal width vehicle, trailer, load or combination requiring a special permit for highway use (exceeding 8 feet in width as provided in RCW 40.44.010) shall be assessed a 50% surcharge applied to the total fare.

<sup>\*\*</sup>Commercial trucks are allowed stop-over at intermediate points upon payment of \$2.00 per stop-over.

<sup>\*\*\*</sup>Trucks under 8,001 lbs. will be classified as automobiles, unless over 8 ((\{\feet\frac{1}{1}\})) feet in overall height. (See Oversized Vehicles.)

<sup>\*\*\*\*</sup>UNITED STATES GOVERNMENT SPECIAL RATE - Special rates are available to the United States Government through advance, bulk ticket purchase at the general offices of Washington State Ferries. The per unit price is the same as the "22,001 to 28,000" rate. Semitrucks are considered two truck units.

TDAILED

#### WAC 468-300-050 TRAILER FERRY TOLLS.

| ROUTES  | UNDER 10  | 10'-0" to<br>Under 20'  | TRAILER<br>20-0" to<br>Under 30 | 30'-0" to<br>Under 40 | $40^{\circ}-0^{\circ}$ to Under $50((\frac{n}{2}))$ | 50'-0"<br>& Over |
|---|---|-------------------------|---------------------------------|-----------------------|---|------------------|
| Fauntleroy-Southworth   | One Way   | One Way                 | One Way                         | One Way               | One Way   | One Way          |
| Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone            | <u>}</u>  | 3.20                    | 5.10                            | 11.00                 | 17.80   | 22.05            |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah                    | )<br>/(( <del>[*]</del> )) <u>*</u> ——————————————————————————————————— | 4.30                    | 6.80                            | 13.55                 | 22.60   | 28.25            |
| Mukilteo-Clinton  | 1.15  | (( <del>[2.15]</del> )) | 3.40                            | 6.80                  | 11.30   | 14.15            |
| Anacortes to Lopez Shaw or Orcas  |   | 2.15<br>3.50<br>3.95    | 7.05                            | 14.70                 | 23.75   | 29.40            |
| Friday Harbor   |   | 4.50                    | 7.03                            | 14.70                 | 23.73   | 29.40            |
| Sidney —  | 8.50  | 16.95                   | 23.15                           | 48.60                 | 77.95   | 97.20            |
| Friday Harbor to Lopez, Shaw or Orcas ————  | 1.70  | 2.85                    | 5.10                            | 11.00                 | 17.80   | 22.05            |
| Between Lopez, Shaw, or Orcas -   | 1.15  | 1.90                    | 3.40                            | 6.80                  | 11.30   | 14.15            |
| Sidney to Lopez Shaw or Orcas Friday Harbor   | <i>6.10</i>   | 13.45<br>13.00<br>12.45 | 16.10                           | 33.90                 | 54.25   | 67.80            |
| Lopez, Shaw or Orcas  Between Lopez, Shaw, or Orcas  Sidney to Lopez  Shaw or Orcas |   | 1.90<br>13.45<br>13.00  | 3.40                            | 6.80                  | 11. <b>3</b> 0                                      | 14.1             |

<sup>\*</sup>These routes operate on one-way only toll collection system.

# WSR 79-07-041 PROPOSED RULES DEPARTMENT OF TRANSPORTATION (Transportation Commission)

[Filed June 21, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 47.60.325, that the Washington State Transportation Commission intends to adopt, amend, or repeal rules concerning the permanent adoption of Schedule of Tolls for the Washington State Ferry System, amending WAC 468-300-005 through 468-300-050, supplanting the Emergency Rule adopted by Resolution No. 51, Administrative Order No. 9, filed June 20, 1979;

that such agency will at 2:00 p.m., Tuesday, August 21, 1979, in the Highway Administration Building, Room 1D2, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 2:00 p.m., Tuesday, August 21, 1979, in the Highway Administration Building, Room 1D2, Olympia, Washington.

The authority under which these rules are proposed is RCW 47.60.325.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 21, 1979, and/or orally at 2:00 p.m., Tuesday, August 21, 1979, Highway Administration Building, Room 1D2, Olympia, Washington.

Dated: June 21, 1979
By: Lue Clarkson
Administrator

AMENDATORY SECTION (Amending Order 8, Resolution 48, filed 5/17/79)

<u>WAC 468-300-005</u> PORT TOWNSEND-EDMONDS AND LOFALL-SOUTHPOINT FERRY FARES.

The following schedule of charges is hereby adopted:

- (1) Edmonds-Port Townsend: double cross-Sound rate structure.
- Lofall-Southpoint or other crossing of Hood Canal as may be designated by the Secretary of Transportation.
  - \$.60 for passenger-only fare for ferry crossing only.

Additionally, a special school rate of \$0.10 per student shall apply for designated school functions.

- \$1.40 for ferry crossing plus bus ride, terminal on either or both sides of Hood Canal to or from Winslow, Bremerton, Port Townsend, Bangor, or Keyport, or intermediate points.
- \$1.15 for bus ride only, terminal on each side of Hood Canal to or from Winslow, Bremerton, Port Townsend, Bangor, or Keyport or other intermediate points.

Upon institution of auto ferry service across Hood Canal, the rates shall be the same as the Mukilteo-Clinton rate structure.

The rates for commercial vehicle barge service across Hood Canal are as follows:

| Vehicle Length  | Fare             |
|-----------------|------------------|
| Under 25 ft.    | \$10             |
| 25 ft 35 ft.    | \$15             |
| 35 ft. – 45 ft. | \$20             |
| 45 ft. – 55 ft. | \$25             |
| 55 ft 65 ft.    | \$30             |
| 65 ft. – 75 ft. | \$35             |
| 75 ft. – 85 ft. | \$40             |
| Over 85 ft.     | \$40 + \$.50/ft. |
|                 | for each ft.     |
|                 | over 85 ft.      |

NOTE: The standard WSF overwidth surcharge shall also apply to the above tolls.

(3) Above service shall be provided at one-half fare for children 5 to 11 and elderly over 65 and handicapped with Washington State Ferries handicapped permit. Children under 5, free. WAC 468-300-010 FERRY PASSENGER TOLLS.

AMENDATORY SECTION (Amending Order 6, Resolution 44, filed 3/27/79)

PASSENGER

|  |              |                           | COM-<br>MU-<br>TATION          | SCHOO<br>COM-<br>MU-<br>TATIO              | <b>-</b>                    | EXCURS<br>ROUN<br>TRIP* | ND.          |
|--|--------------|---------------------------|--------------------------------|--|-----------------------------|-------------------------|--------------|
|  | Full<br>Fare | Half<br>Fare**            |                                | ****                                       |                             | Full<br>Fare            | Half<br>Fare |
| ROUTES   | One<br>Way   | One<br>Way                | 20<br>Rides                    | 20<br>Rides<br>(( <del>[Ages</del><br>Ages | <del>]</del> )))            | 10.0                    | 14.0         |
| Fauntleroy-Southworth  | 1            |                           | •                              | 12-20                                      | 5–11                        |                         |              |
| Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone   | .95          | .50                       | 11.40                          | 9.50                                       | 4.75                        | 1.35                    | .70          |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah           | }• 1.25      | .65                       | 7.50                           | 6.25                                       | 3.15                        | N/A                     | N/A          |
| Mukilteo-Clinton   | .60          | .30                       | 7.20                           | 6.00                                       | 3.00                        | .85                     | .45          |
| Anacortes to Lopez Shaw or Orcas Friday Harbor Sidney                      | 1.30         | .60<br>.65<br>.75<br>2.00 | 13.80<br>15.60<br>17.40<br>N/A | 11.50<br>13.00<br>14.50<br>N/A             | 5.75<br>6.50<br>7.25<br>N/A | N/A<br>4.50             | N/A<br>2.25  |
| Friday Harbor to Lopez, Shaw or Orcas ———————————————————————————————————— | .95          | .50                       | 11.40                          | 9.50                                       | 4.75                        | N/A                     | N/A          |
| Between Lopez,<br>Shaw, or Orcas —   | .60          | .30                       | 7.20                           | 6.00                                       | 3.00                        | N/A                     | N/A          |
| Sidney to Lopez Shaw or Orcas Friday Harbor                                | <del></del>  | 1.45<br>1.35<br>1.25      | N/A                            | N/A  | N/A                         | N/A                     | N/A          |

<sup>\*</sup>These routes operate on one-way only toll collection system.

Senior Citizens - Passengers and driver, age 65 and over, with proper identification establishing proof of age, may travel at half-fare tolls on any route. NOTE: Half-fare privilege does not include vehicle.

Children - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

Handicapped - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize Ferry System services, may travel at half-fare tolls on any route upon presentation of a WSF Handicapped Travel Permit at time of travel. (({In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Handicapped Travel Permit and such endorsement shall allow the attendant to also travel at half fare.])) In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Handicapped Travel Permit and such endorsement shall allow the attendant to also travel at half fare. NOTE: Half-fare privilege does not include vehicle.

\*\*\*One day excursion for walk-on passengers with limited time ashore. Special stay aboard excursion rate (one-half of amounts shown) effective only during designated special events on routes and at times as determined by the Secretary of Transportation (not to exceed 14 days per year on any route).

\*\*\*\*School Commutation Tickets - Tickets are for the exclusive use of bona fide students under twenty-one years of age attending grade, junior high, and high schools. Student shall be required to present credentials at time of purchase. A letter indicating school attendance signed by school principal or authorized representative shall be considered proper credentials. Tickets are valid for transportation on school days only.

\*\*\*\*\* A combination Ferry/Bus Public Transit Passenger (({Monthly Reusable})) Monthly Reusable Ticket (({Book})) Rate may be available for a particular route in conjunction with a public transit operating authority whenever it is determined by the Transportation Commission that said ticket (({book})) is a necessary element of a Transit Operating Plan designed to eliminate the necessity for assigning an additional ferry to such particular route; and that the resulting savings in Ferry System operating and amortized capital costs exceed the total revenue lost as a result of this reduced rate as projected during the period of time during which such transit operating plan is projected to eliminate the need for an additional ferry. The equivalent ferry fare per ride with this special rate shall be one-half the equivalent fare per ride with the standard commutation book(({\frac{1}{2}}, and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the Public Transit Operating Authority, subject to the approval of the Secretary of Transportation. The ticket shall be valid only for passengers on board a bus; or for walk-on passen veekdays only, on those routes which have connecting bus service as part of the Transit Operating Plan])), and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the Public Transit Operating Authority, subject to the approval of the Secretary of Transportation. The ticket shall be valid only for passengers on board a bus; or for walk-on passengers, on weekdays only, on those routes which have connecting bus service as part of the Transit Operating Plan. The assigning of an additional ferry to such particular route may be cause for removal of the special rate.

\*\*\*\*\*On the Fauntleroy-Vashon route, a combination Ferry/Bus (([Public])) Public Transit (([Monthly Reusable])) Monthly Reusable Ticket (([Book])) Rate shall apply. (([20 ride combination Ferry/Bus Public Transit Ticket Books shall be sold for \$16.60, effective upon appropriate fare adjustment by the public transit operating authority.]))

#### WAC 468-300-020 AUTO, MOTORCYCLE AND BICYCLE FERRY TOLLS.

|  |                               | JTO**<br>DRIVER            |                      | ORCYCLE<br>DRIVER      |                      | BICYCLE              | & RIDER                    | Even | ırsion                  |
|--|-------------------------------|----------------------------|----------------------|------------------------|----------------------|----------------------|----------------------------|------|-------------------------|
|  | One<br>Way                    | Commutation<br>20<br>Rides | One<br>Way           | Commuta<br>20<br>Rides |                      | Half Fare<br>One Way | Commutation<br>20<br>Rides |      | Trip***<br>Half<br>Fare |
| Fauntleroy-Southworth Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone | <b>— 3.20</b>                 | 51.20                      | 1.70                 | 22.65                  | 1.35                 | .90                  | 13.50                      | 2.15 | 1.45                    |
| Fauntleroy-Vashon Southworth-Vashon Pt. Defiance-Tahlequah                                     | 4.30                          | 34.40                      | 2.25                 | 15.00                  | 1.80                 | 1.20                 | 9.00                       | N/A  | N/A                     |
| Mukilteo-Clinton   | - 2.15                        | 34.40                      | 1.15                 | 15.35                  | .90                  | .60                  | 9.00                       | 1.45 | 1.05                    |
|  |                               | 10 Rides                   |                      |                        |                      |                      |                            |      |                         |
| Anacortes to Lopez   | - 3.50                        | 28.00                      | 2.05                 | 27.35                  | 1.60                 | 1.05                 | 16.00                      |      |                         |
| Shaw or Orcas  | - 3.95                        | 31.60                      | 2.35                 | 31.35                  | 1.80                 | 1.15                 | 18.00                      | N/A  | N/A                     |
| Friday Harbor — — — — — — — — — — — — — — — — — — —  | <b>– 4.50</b>                 | 36.00                      | 2.70                 | 36.00                  | 2.05                 | 1.35                 | 20.50                      |      |                         |
| Sidney —   | <b>– 16.95</b>                | N/A                        | 8.50                 | N/A                    | 5.55                 | 3.60                 | N/A                        | 7.70 | 5.45                    |
| Friday Harbor to Lopez,  |                               |                            |                      |                        |                      |                      |                            | ,    |                         |
| Shaw or Orcas  | - 2.85                        | 22.80                      | 1.70                 | 22.65                  | 1.35                 | .90                  | 13.50                      | N/A  | N/A                     |
| Between Lopez, Shaw, or Orcas  | - 1.90                        | 15.20                      | 1.15                 | 15.35                  | .90                  | .60                  | 9.00                       | N/A  | N/A                     |
| Sidney to Lopez Shaw or Orcas Friday Harbor  | - 13.45<br>- 13.00<br>- 12.45 | }N/A                       | 6.45<br>6.10<br>5.75 | N/A                    | 3.95<br>3.75<br>3.50 | 2.55<br>2.45<br>2.25 | N/A                        | N/A  | N/A                     |

<sup>\*</sup>These routes operate on one-way only toll collection system.

### ((<del>[SUMMER SURCHARGE</del>

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.]))

#### **SUMMER SURCHARGE**

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.

Owner of vehicle without driver will be assessed a \$25.00 penalty charge.

Overhang on passenger vehicles will be assessed a penalty charge of 10¢ per lineal foot of overhang in addition to regular applicable tolls, except that no charge for overhang will be assessed when overall length of vehicle and overhang is less than twenty feet. A fraction of a foot of overhang in excess of six inches will be counted as one foot in assessment of charge for overhang.

School groups when traveling in authorized school vehicles for institution-sponsored activities shall be assessed a flat fee of \$1.00 per vehicles load of students and/or advisors and staff. The flat fee shall be in addition to regular vehicle and drive toll. Private vehicles need letter of authorization.

NOTE: Special School Rate is \$2.00 on routes where one-way only toll systems are in effect. Special Student Rate not available on Anacortes-Sidney, B.C. route between May 1, and September 1 due to limited space.

AMENDATORY SECTION (Amending Order 6, Resolution 44, filed 3/27/79)
WAC 468-300-030 OVERSIZED VEHICLE, STAGE AND BUS, NEWSPAPER AND EXPRESS SHIPMENT FERRY TOLLS.

| ROUTES   | •                     | OVERSIZED<br>One<br>Way | -     |      | AND BUSES<br>DRIVER***<br>Each****<br>Passenger | BULK<br>NEWSPAPERS<br>Per<br>100 Lbs.                                   | EXPRESS SHIPMENTS Per 100 Lbs.                                 |
|--|-----------------------|-------------------------|-------|------|---|---|--|
| Fauntleroy-Southworth Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone |                       | 5.10                    | 81.60 | 7.05 | .50   | (1) \$1.25 Per<br>100 Pounds  | (2) \$10.15<br>Per<br>100 Lbs.                                 |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah                               | }(( <del>[*]</del> )) | 6.80                    | 54.40 | 9.05 | .65   | (Shipments exceeding 60,000 lbs. in any month shall be assessed 60¢ per | (Shipments exceeding 100 lbs. assessed \$2.55 for each 25 lbs. |
| Mukilteo-Clinton   |                       | 3.40                    | 54.40 | 4.50 | .30   | 100 lbs.)   | or fraction thereof.)  |

<sup>\*\*</sup>Stages - option of paying Auto rate plus full fare for passengers (See Stages and Busses). A charge of \$25.00 will be assessed for an emergency trip during nonoperating hours at locations where a crew is on duty.

<sup>\*\*</sup>Vanpools - A commuter vanpool which carries seven or more persons on a regular and expense-sharing basis for the purpose of travel to or from work or school and which is certified as such by a local organization approved by the Washington State Ferry System, may purchase for a \$10 fee, a permit valid for a threemonth period on Mondays through Fridays only and valid only during the hours shown on the permit. These hours are selectable by the purchaser but shall designate two periods of use each day not to exceed two hours per period. The permit so purchased shall allow passage of the vehicle only during the valid periods. All riders in the van, including the driver, shall pay the applicable passenger fare. Except that the minimum total paid for all riders in the van shall not be less than the amount equal to seven times the applicable passenger fare.

<sup>\*\*\*</sup>One day excursion for bicycle and rider with limited time ashore.

| ROUTES                                      | OVERSIZE<br>One<br>Way | D VEHICLES**  Commutation 20 Rides            |       | AND BUSES<br>DRIVER***<br>Each****<br>Passenger | BULK<br>NEWSPAPERS<br>Per<br>100 Lbs. | EXPRESS SHIPMENTS Per 100 Lbs.            |
|---|------------------------|---|-------|---|---------------------------------------|---|
| Anacortes to Lopez Shaw or Orcas            | 7.05                   | 10 Rides<br>(( <del>[56.40]</del> ))<br>56.40 | 9.60  | .60<br>.65                                      |                                       |   |
| Friday Harbor<br>Sidney                     | 23.15                  | N/A   | 31.65 | 2.00  |                                       |   |
| Friday Harbor to Lopez, Shaw or Orcas       | 5.10                   | 40.80   | 7.05  | .50   |                                       | Inter-Island Express<br>shipments will be |
| Between Lopez, Shaw or Orcas                | 3.40                   | 27.20   | 4.50  | .30   |                                       | handled @ \$1.25 per<br>100 lbs.          |
| Sidney to Lopez Shaw or Orcas Friday Harbor | 16.10                  | N/A   | 22.05 | 1.45<br>1.35<br>1.25                            |                                       | •••                                       |

<sup>\*</sup>These routes operate on one-way only toll collection system.

(([- For vanpool fares, see Page 2 [WAC 468-300-020] under Auto.])) - For vanpool fares, see WAC 468-300-020 under Auto.

### \*\*\*\* Half fare.

#### ((<del>[SUMMER SURCHARGE</del>

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.]))

#### SUMMER SURCHARGE

A 20% surcharge shall be applied during the summer schedule period (beginning the third Sunday in June and ending the third Saturday in September) to regular, noncommutation auto and oversized vehicle rates only.

#### PENALTY CHARGES

Owner of vehicle without driver will be assessed a \$25.00 penalty charge.

- (1) Daily Newspapers, in bundles, to be received and delivered without receipt and subject to owner's risk, will be transported between ferry terminals on regular scheduled sailings.
- (2) Emergency shipments will be handled on scheduled sailings when no other means of shipment is available to shipper. Shipments must be of a size and weight requiring a minimum of handling by carrier's employees. Carrier reserves the right to refuse shipment of any item. Carrier assumes no liability for loss or damage to any shipment. Minimum rate for any shipment shall be the rate for 100 pounds.

### AMENDATORY SECTION (Amending Order 6, Resolution 44, filed 3/27/79) WAC 468-300-040 TRUCK FERRY TOLLS.

| WAC 408-300-040   | INCCRIENT                | OLLO.                  |                        |                        |                        | VOL BRIV               | c n                    |                        |                           |  |
|---|--------------------------|------------------------|------------------------|------------------------|------------------------|------------------------|------------------------|------------------------|---------------------------|--|
|   |                          |                        |                        |                        | TRUCK, II              | NCL. DRIV              | EK                     |                        | (( <del>[Over</del>       | (( <del>[Over</del>                    |
| ROUTES  | ***8,001<br>to<br>10,000 | 10,001<br>to<br>16,000 | 16,001<br>to<br>22,000 | 22,001<br>to<br>28,000 | 28,001<br>to<br>36,000 | 36,001<br>to<br>48,000 | 48,001<br>to<br>60,000 | 60,001<br>to<br>72,000 | 72,001<br>to<br>((80,000) | 80,000<br>per<br>1,000<br>Lbs.]))      |
|   |                          |                        |                        | ••••                   |                        |                        |                        |                        | 72,001<br>to<br>80,000    | Over<br>80,000<br>per<br>1,000<br>Lbs. |
| Fauntleroy-Southworth<br>Seattle-Bremerton<br>Seattle-Kingston<br>Edmonds-Kingston<br>Pt. Townsend-Keystone | 5.10                     | 7.05                   | 9.05                   | 11.00                  | 13.55                  | 17.80                  | 22.05                  | 26.25                  | 30.40                     | .50                                    |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah  | 6.80                     | 9.05                   | 11.30                  | 13.55                  | 16.95                  | 22.60                  | 28.25                  | 33.90                  | 39.15                     | .60                                    |
| Mukilteo-Clinton  | 3.40                     | 4.50                   | 5.65                   | 6.80                   | 8.50                   | 11.30                  | 14.15                  | 16.95                  | 19.55                     | .35                                    |
| **Anacortes to Lopez Shaw or Orcas  | 7.05                     | 9.60                   | 12.15                  | 14.70                  | 18.10                  | 23.75                  | 29.40                  | 35.05                  | 40.70                     | .70                                    |
| Friday Harbor<br>Sidney ————  | 23.15                    | 31.65                  | 40.10                  | 48.60                  | 58.75                  | 77.95                  | 97.20                  | 116.40                 | 121.75                    | 2.15                                   |
| **Friday Harbor to Lopez,<br>Shaw or Orcas  | 5.10                     | 7.05                   | 9.05                   | 11.00                  | 13.55                  | 17.80                  | 22.05                  | 26.25                  | 30.40                     | .50                                    |
| **Between Lopez,<br>Shaw or Orcas   | 3.40                     | 4.50                   | 5.65                   | 6.80                   | 8.50                   | 11.30                  | 14.15                  | 16.95                  | 19.55                     | .35                                    |
| **Sidney to Lopez Shaw or Orcas Friday Harbor   | ]16.10                   | 22.05                  | 28.25                  | 33.90                  | 40.70                  | 54.25                  | 67.80                  | 81.35                  | 84.85                     | 1.45                                   |

<sup>\*\*</sup>Includes Motor Homes, and Mobile Campers that exceed eight feet in height. Excludes trucks licensed over 8,000, passenger busses and stages.

<sup>\*\*\*</sup>Stages - Option of paying Auto-driver rate plus full fare for each passenger.

<sup>-</sup> A public transportation operator providing regularly scheduled week-day service for public necessity and convenience may pay a \$10 annual fee for each scheduled vehicle. This fee covers the fare for each trip of the vehicle and operator only. All occupants shall be assessed the applicable passenger rate per trip. The \$10 annual fee does not apply to vehicles providing chartered service or vehicles providing service for special events such as trips for recreational purposes.

- \*These routes operate on one-way only toll collection system.
- \*\*Commercial trucks are allowed stop-over at intermediate points upon payment of \$2.00 per stop-over.
- \*\*\*Trucks under 8,001 lbs. will be classified as automobiles, unless over 8 ((<del>[feet] [1]</del>)) feet in overall height. (See Oversized Vehicles.)
- \*\*\*\*\*UNITED STATES GOVERNMENT SPECIAL RATE Special rates are available to the United States Government through advance, bulk ticket purchase at the general offices of Washington State Ferries. The per unit price is the same as the "22,001 to 28,000" rate. Semi-trucks are considered two truck units.

Owner of vehicle without driver will be assessed a \$25.00 penalty charge.

DISCOUNT PERCENTAGES FROM REGULAR TOLL -

12 to 23, inclusive, one-way unit crossings within any consecutive six day period-

24 or more one-way unit crossings with any consecutive six day period-

33-1/3%

- 25%

Semi-trucks are considered two truck units.

#### ((IOVERWIDTH CHARGES

Any over legal width vehicle, trailer, load or combination requiring a special permit for highway use (exceeding 8 feet in width as provided in RCW 40.44.010) shall be assessed a 50% surcharge applied to the total fare.]))

### OVERWIDTH CHARGES -

Any over legal width vehicle, trailer, load or combination requiring a special permit for highway use (exceeding 8 feet in width as provided in RCW 40.44.010) shall be assessed a 50% surcharge applied to the total fare.

### AMENDATORY SECTION (Amending Order 6, Resolution 44, filed

3/27/79) WAC 468-300-050 TRAILER FERRY TOLLS.

| ROUTES   | UNDER 10'                          | 10'-0" to<br>Under 20'       | TRAILER<br>20'-0" to<br>Under 30' | 30'-0" to<br>Under 40' | 40'-0" to<br>Under 50(( <del>[**]</del> ))<br>(( <del>[**]</del> )) | 50'-0"<br>& Over |
|--|------------------------------------|------------------------------|-----------------------------------|------------------------|---|------------------|
| Fauntleroy-Southworth  | One Way                            | One Way                      | One Way                           | One Way                | One Way   | One Way          |
| Seattle-Bremerton Seattle-Winslow Edmonds-Kingston Pt. Townsend-Keystone | 1.70                               | 3.20                         | 5.10                              | 11.00                  | 17.80   | 22.05            |
| Fauntleroy-Vashon<br>Southworth-Vashon<br>Pt. Defiance-Tahlequah         | (( <del>[*]</del> )) <u>*</u> 2.25 | 4.30                         | 6.80                              | 13.55                  | 22.60   | 28.25            |
| Mukilteo-Clinton   | 1.15                               | (( <del>{2.15}</del> ))      | 3.40                              | 6.80                   | 11.30   | 14.15            |
| Anacortes to Lopez Shaw or Orcas Friday Harbor                           | 2 35                               | 2.15<br>3.50<br>3.95<br>4.50 | 7.05                              | 14.70                  | 23.75   | 29.40            |
| Sidney ————  |                                    | 16.95                        | 23.15                             | 48.60                  | 77.95   | 97.20            |
| Friday Harbor to Lopez, Shaw or Orcas                                    | 1.70                               | 2.85                         | 5.10                              | 11.00                  | 17.80   | 22.05            |
| Between Lopez, Shaw, or Orcas  | 1.15                               | 1.90                         | 3.40                              | 6.80                   | 11.30   | 14.15            |
| Sidney to Lopez Shaw or Orcas Friday Harbor                              | 6.10                               | 13.45<br>13.00<br>12.45      | 16.10                             | 33.90                  | 54.25   | 67.80            |

<sup>\*</sup>These routes operate on one-way only toll collection system.

### WSR 79-07-042 PROPOSED RULES DEPARTMENT OF TRANSPORTATION [Filed June 22, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Transportation intends to adopt, amend, or repeal rules concerning the adoption of WAC 468-30-075, Procedure for transfer of state highways to cities and towns;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, August 20, 1979, in the Board Room 1D9, Highway Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is chapter 34.04 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to Monday, August 20, 1979, and/or orally at 10:00 a.m., Monday,, August 20, 1979, Board Room 1D9, Highway Administration Building, Olympia, Washington 98504.

> Dated: June 22, 1979 By: V.W. Korf Deputy Secretary

### **NEW SECTION**

WAC 468-30-075 PROCEDURE FOR TRANSFER OF ABANDONED STATE HIGHWAYS TO CITIES AND TOWNS. A public highway which is or has been a part of the route of a state highway and is no longer necessary as such may be certified to the city or town in which it is located in the following manner:

The state aid engineer shall notify the affected legislative body and the city or town engineer of any certifications anticipated for the first half of July of the ensuing calendar year not later than August 1 of the previous year, so that the city or town may provide in its budget for the maintenance and/or reconstruction of roads which are transferred to it by the Department of Transportation in accordance with RCW 36.75.090 and 47.24.010.

(1) The Department of Transportation shall make such certifications between the first and fifteenth of July each year. A reasonable time prior to the certification of a highway, the district administrator shall arrange for a joint maintenance inspection by representatives of the Transportation Department and the city or town.

(2) The Transportation Department shall be represented by the district state aid engineer and the district maintenance engineer or his

designated representative.

- (3) The city or town shall be represented by the city or town engineer and his maintenance engineer, supervisor or designated representative.
- (4) Any and all routine maintenance deficiencies which are noted at the time of this inspection shall be corrected by the district maintenance forces or by contract.
- (5) Upon completion of any maintenance work deemed necessary, the district administrator shall by letter inform the city or town engineer to the effect that all maintenance deficiencies noted during the inspection have been corrected.
- (6) The city or town engineer shall by letter subsequently inform the district administrator that the road or highway to be transferred is either (a) in a condition acceptable to the city or town or (b) in a condition not acceptable to the city or town in which case the unacceptable conditions shall be enumerated in detail.
- (7) In the event that the district administrator feels that additional maintenance work is required, he shall direct such work to be done and again follow the procedure outlined in subsection (5) of this section; and the city or town engineer shall then follow the procedure outlined in subsection (6) of this section.
- (8) In the event that it becomes impossible for the district and the city or town to reach agreement, a full report of the initial inspection and the apparent points of disagreement shall be transmitted to the state aid engineer, who will then consult with the state maintenance engineer and the city or town engineer and provide the secretary with all significant information and with his own recommendations.

(9) The secretary of transportation will take final action on the transfer of the road and the city or town shall be provided with a copy of his decision two weeks before the certification is made.

(10) After the certification has been made, the state will provide the city or town with all available maps, conveyances, permits, franchises and other documents which may relate to that portion of highway transferred.

Maintenance is described as a program to preserve and repair a system of roadways together with its elements to ensure its designed or established structural life and operational expectancy. This includes traffic control devices and other safety control measures deemed necessary.

### WSR 79-07-043 **EMERGENCY RULES** DEPARTMENT OF FISHERIES

[Order 79-41-Filed June 22, 1979]

I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington 98504 the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to comply with amendments to chapters 75.24 and 75.28 RCW.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By Gordon Sandison Director

### **NEW SECTION**

WAC 220-52-01900C GEODUCK CLAMS Notwithstanding the provisions of WAC 220-52-019 and WAC 220-52-01901, effective immediately until further notice, the following provisions shall apply:

- (1) One geoduck validation must be physically present on board the harvest vessel for each and every geoduck personal commercial fishing license in use. It is the responsibility of the holder of a harvest agreement to issue validations only to divers authorized to harvest on the specific tract or tracts. It is the responsibility of the holder of the harvest agreement to ensure that the required number of validation cards are on board the harvesting vessel engaged in geoduck harvesting.
- (2) A valid geoduck personal commercial fishing license is required for each and every diver who is harvesting or attempting to harvest geoducks.
- (3) It shall be unlawful for more than six divers to harvest geoducks at any one time on a single geoduck tract. It is the responsibility of the holder of a harvest agreement to ensure that no more than six divers are harvesting at one time.
- (4) It shall be unlawful to take, fish for or possess geoduck clams except within the boundaries of the subtidal tracts for which geoduck harvest agreements have been issued by the Department of Natural Resources. It shall be unlawful to harvest from bottoms which are shallower than 18 feet below mean lower low water (0.0 feet) or which lay in an area bounded by the line of ordinary high tide (mean high tide) and a line 200 yards seaward from and parallel to said line of ordinary high tide.
- (5) Numbered validations will be issued only to holders of valid subtidal geoduck harvest agreements issued by the Department of Natural Resources and persons who hold current geoduck tract licenses issued by the Department of Fisheries. The validation will contain the identification of each licensed tract.
- (6) At all times when geoduck harvesting is occurring, the geoduck tract license for the specific tract and the geoduck personal commercial fishing license and validation card for each and every diver who is harvesting or attempting to harvest geoducks from that tract must be prominently displayed on board the vessel.

## WSR 79-07-044 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 79-44-Filed June 22, 1979]

I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to preclude gill net fisheries targetting on chinook during IPSFC control of Convention Waters. Depressed Canadian chinook stocks and certain Puget Sound summer/fall chinook stocks need protection.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 22, 1979.

By Gordon Sandison Director

### **NEW SECTION**

WAC 220-28-004B0J CLOSED AREA Effective June 24 through September 15, 1979, it shall be unlawful to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 4B with net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-00500K CLOSED AREA Effective June 24 through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commecial purposes in Treaty Indian Salmon Management and Catch Reporting Area 5 with net gear having a mesh size greater than 5-7/8 inches.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### **NEW SECTION**

WAC 220-28-00600L CLOSED AREA Effective June 24 through September 22, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen,

to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 6 with net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-006A0H CLOSED AREA Effective June 24 through September 22, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 6A with net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-006C0E CLOSED AREA Effective June 24 through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 6C with net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-00700C CLOSED AREA Effective June 24 through September 22, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 7 with net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-007A0B CLOSED AREA Effective June 24 through September 22, 1979, unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 7A with net gear having a mesh size greater than 5-7/8 inches. In that portion of Area 7A north of a line from Iwersen's Dock on Point Roberts to the Georgina Point Light at the entrance to Active Pass, it shall be unlawful to take, fish for or possess salmon for commercial purposes with net gear having mesh size greater than 5-7/8 inches through October 6, 1979.

# WSR 79-07-045 ADOPTED RULES DEPARTMENT OF FISHERIES [Order 79-42—Filed June 22, 1979]

I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

This action is taken pursuant to Notice No. WSR 79-05-116 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 13, 1979.

By Gordon Sandison Director

AMENDATORY SECTION (Amending Order 77-14, filed 4/15/77)

WAC 220-22-010 COLUMBIA RIVER SALM-ON MANAGEMENT AND CATCH REPORTING AREAS. (1) Area 1A shall include those waters of the Columbia River easterly of a line projected from the inshore end of the north jetty in the state of Washington to the knuckle of the south jetty in the state of Oregon, and westerly of a line projected from Grays Point in Washington to Tongue Point in Oregon.

- (2) Area 1B shall include those waters of the Columbia River easterly of a line projected from Grays Point in the state of Washington to Tongue Point in the state of Oregon, westerly of a line projected true north from the water storage tank at the Beaver Munitions Storage Terminal in Oregon, including all waters of Grays Bay, those waters of Deep River downstream of the Highway 4 Bridge, all waters of Seal Slough, those waters of Grays River downstream of a line projected between fishing boundary markers on both banks at the Leo Reisticka farm, and those waters of Elokomin Slough and Elokomin River downstream of the Highway 4 Bridge.
- (3) Area 1C shall include those waters of the Columbia River easterly of a line projected true north from the water storage tank at the Beaver Munitions Storage Terminal in the state of Oregon, and downstream of a line projected true west from the east or upstream bank of the Lewis River mouth in Washington.
- (4) Area 1D shall include those waters of the Columbia River upstream of a line projected true west from the east or upstream bank of the Lewis River mouth in Washington state and westerly of a line projected true north from Rooster Rock in Oregon, and those waters of Camas Slough downstream of the westernmost powerline crossing at the Crown Zellerbach mill.
- (5) Area 1E shall include those waters of the Columbia River easterly of a line projected true north from Rooster Rock in the state of Oregon, and downstream of a line projected between fishing boundary markers located 4 miles downstream from Bonneville Dam.
- (6) Area 1F (Bonneville Pool) shall include those waters of the Columbia River upstream from the Bridge of the Gods, located approximately 2.3 miles above Bonneville Dam, and downstream of a line projected from the west end of the Port of The Dalles Dock across

the Columbia River to a Washington Department of Fisheries' boundary marker on the Washington shore.

- (7) Area 1G (The Dalles Pool) shall include those waters of the Columbia River upstream from a line projected from an Oregon Department of Fish and Wildlife deadline marker on the Oregon shore to the 5-mile-lock light (6 seconds red) on an island near the Oregon shore, to an island near the Washington shore to a Washington Department of Fisheries' fishing boundary marker on the Washington shore at the southwest corner of Horsethief Lake, SP&S Railroad fill and downstream of a line projected across the thread of the Columbia River at the grain elevator at Rufus, Oregon, to a deadline marker on the Washington shore.
- (8) Area 1H (John Day Pool) shall include those waters of the Columbia River upstream from a line projected across the thread of the Columbia River from a fishing boundary marker approximately 1/2-mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream of a line projected across the thread of the Columbia River from the upstream bank of the Umatilla River.

### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

- (1) <u>WAC 220-22-310</u> TREATY INDIAN—COLUMBIA RIVER.
- (2) <u>WAC 220-22-320</u> TREATY INDIAN COAST, WILLAPA HARBOR, GRAYS HARBOR.
- (3) WAC 220-22-330 TREATY INDIAN, PUGET SOUND.

AMENDATORY SECTION (Amending Order 78-16, filed 4/13/78)

WAC 220-22-030 PUGET SOUND SALMON MANAGEMENT AND CATCH REPORTING AREAS. (1) Area 4B shall include those waters of Puget Sound easterly of a line projected from the ((Tatoosh Island Light to the)) Bonilla Point Light on Vancouver Island to the Tatoosh Island Light, thence to the most westerly point on Cape Flattery and westerly of a line projected true north from ((a)) the fishing boundary marker at the mouth of the Sekiu River((, exclusive of the Strait of Juan de Fuca Salmon Preserve and the Makah Indian Reservation)).

- (2) Area 5 shall include those waters of Puget Sound easterly of a line projected true north from ((a)) the fishing boundary marker at the mouth of the Sekiu River and westerly of a line projected true north from Low Point( $(\frac{1}{1})$  exclusive of the Strait of Juan de Fuca Salmon Preserve)).
- (3) Area 6 shall include those waters of Puget Sound easterly of a line projected from the Angeles Point Monument to the William Head Light on Vancouver Island, northerly of a line projected from the Angeles Point Monument to the Partridge Point Light, westerly of a line projected from the Partridge Point Light to the Smith Island Light, and southerly of a line projected from the Smith Island Light to vessel traffic lane buoy R

to the Trial Island Light((, exclusive of the Strait of Juan de Fuca Salmon Preserve)).

- (4) Area 6A shall include those waters of Puget Sound easterly of a line projected from the Partridge Point Light to the Smith Island Light to the most ((easterly)) northeasterly of the Lawson Reef lighted buoys (RB 1 Qk ((ft)) F1 Bell) to Northwest Island to the Initiative 77 marker on Fidalgo Island and westerly of a line projected from Reservation Head on Fidalgo Island to West Point on Whidbey Island.
- (5) Area 6B shall include those waters of Puget Sound southerly of a line projected from the Angeles Point Monument to the Partridge Point Light ((and)), westerly of a line projected from the Partridge Point Light to the Point Wilson Light((, exclusive of the Washington Harbor, Discovery Bay, and Strait of Juan de Fuca Salmon Preserves)) and easterly of a line projected 155° true from Dungeness Spit Light to Kulo Kala Point.
- (6) Area 6C shall include those waters of Puget Sound easterly of a line projected true north from Low Point and westerly of a line projected from the Angeles Point Monument to the William Head Light on Vancouver Island((, exclusive of the Strait of Juan de Fuca)).
- (7) ((Area 7 shall include those waters of Puget Sound westerly of the Initiative 77 line from its intersection with the north shore of Fidalgo Island to its intersection with the mainland near Gooseberry Point, southerly of a line projected true west from the Sandy Point Light, and northerly of a line projected from the Trial Island Light to vessel traffic lane buoy R to the Smith Island Light to the most easterly of the Lawson Reef lighted buoys (RB | Qk F1 Bell) to Northwest Island to the Initiative 77 marker on Fidalgo Island, exclusive of the San Juan Islands Salmon Preserve and the Lummi Indian Reservation.)) Area 6D shall include those waters of Puget Sound westerly of a line projected 155° true from Dungeness Spit Light to Kulo Kala Point.
- (8) Area 7 shall include those waters of Puget Sound southerly of a line projected true west from the Sandy Point Light, northerly of a line projected from the Trial Island Light to vessel traffic lane buoy R to the Smith Island Light to the most northeasterly of the Lawson Reef lighted buoys (RB 1 Qk Fl Bell) to Northwest Island to the Initiative 77 marker on Fidalgo Island, and westerly of a line projected from Gooseberry Point on the mainland true south to its intersection with Lummi Island (the Initiative 77 line), thence along the eastern shore line of Lummi Island to Carter Point, thence to the most northerly tip of Vendovi Island, thence to Clark Point on Guemes Island following the shoreline to Southeast Point on Guemes Island, thence to March Point on Fidalgo Island.
- (9) Area 7A shall include those waters of Puget Sound northerly of a line projected true west from the Sandy Point Light((, exclusive of the Drayton Harbor Salmon Preserve and the Lummi Indian Reservation)).

- (((9) Area 7B shall include those waters of Puget Sound easterly of the Initiative 77 line from its intersection with the north shore of Fidalgo Island to its intersection with the mainland near Gooseberry Point, exclusive of the Samish Bay Salmon Preserve, the Fidalgo Bay Salmon Preserve, and the Lummi Indian Reservation.))
- Sound lying easterly of a line projected from Gooseberry Point on the mainland true south to its intersection with Lummi Island (the Initiative 77 line), thence along the eastern shoreline of Lummi Island to Carter Point, thence to the most northerly tip of Vendovi Island, thence to Clark Point on Guemes Island following the shoreline to Southeast Point on Guemes Island, thence to March Point on Fidalgo Island and westerly of a line projected from William Point on Samish Island 28° true to Whiskey Rock at the north shore of Samish Bay.
- (11) Area 7C shall include those ((Puget Sound)) waters of ((the Samish Bay Salmon Preserve westerly))
  Puget Sound easterly of a line ((approximately 237° true from the mouth of Oyster Creek to a fishing boundary marker)) projected from William Point on Samish Island 28° true to Whiskey Rock at the north shore of Samish Bay.
- (((+1+))) (12) Area 8 shall include those waters of Puget Sound easterly of a line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island ((and)), northerly of a line projected from ((Polnell Point to Rocky)) the light on East Point((, exclusive of the Skagit Bay Salmon Preserve and the Swinomish Indian Reservation)) 340° true to the light on Camano Island (Saratoga Pass Light #2, Ser. No. 2497), and northerly of the state highway 532 bridges between Camano Island and the mainland.
- (((12))) (13) Area 8A shall include those waters of Puget Sound ((easterly)) southerly of a line projected from the ((Sandy)) East Point Light on Whidbey Island 340° true to ((Camano Head)) the light on Camano Island ((and southerly)) (Saratoga Pass Light #2, Ser. No. 2497), northerly of a line projected from ((Polnetl Point to Rocky Point)) the southern tip of Possession Point true east to the mainland and southerly of the state highway 532 bridges between Camano Island and the mainland.
- (((13) Area 8B shall include those waters of Puget Sound easterly of a line projected from Camano Head to the Sandy Point Light, northerly of a line projected from the outermost end of the Columbia Beach Ferry Dock to the Elliot Point Light and easterly of a line from the Elliot Point Light to the northwest tip of Gedney Island to a fishing boundary marker located approximately one and one-half miles northwest of Hermosa Point, exclusive of the Port Susan Salmon Preserve and the Tulalip Indian Reservation:
- (14) Area 8C shall include those waters of Puget Sound easterly of a line projected from the Elliot Point Light to the northwest tip of Gedney Island to a fishing boundary marker located approximately one and one-half miles northwest of Hermosa Point, exclusive of the Port Gardner Salmon Preserve and the Tulalip Indian Reservation.

(15)) (14) Area 9 shall include those waters of Puget Sound southerly and easterly of a line projected from the Partridge Point Light to the Point Wilson Light, northerly of the Hood Canal Floating Bridge, southerly of a line projected from the southern tip of Possession Point true east to the mainland and northerly of a line projected from the Apple Cove Point Light to Edwards Point((, exclusive of the Point No Point Salmon Preserve and the Port Gamble Indian Reservation)).

(((16) Area 9A shall include those waters of Puget Sound northerly of a line projected from the southern tip of Possession Point true east to the mainland and southerly of a line projected from the Elliot Point Light to the outermost end of the Columbia Beach Ferry Dock:

(17))) (15) Area 10 shall include those waters of Puget Sound southerly of a line projected from the Apple Cove Point Light to Edwards Point, westerly of a line projected 70° true from ((Meadow Point to the West Point Light to the Alki Point Light)) flashing light No. 33 (Ser. No. 2470) located on Point Webster near the mouth of the Lake Washington Ship Canal to a point on the opposite shore, westerly of a line projected 7° true from a point on Duwamish Head through the Duwamish Head Light to Pier 91, northerly of a true east-west line passing through the Point Vashon Light, easterly of a line projected from Orchard Point to Beans Points on Bainbridge Island, and northerly and easterly of a line projected true west from Agate Point on Bainbridge Island to the mainland((, exclusive of the Port Madison Indian Reservation)).

(((18))) (16) Area 10A shall include those waters of Puget Sound easterly of a line projected 7° true from ((the West Point Light to the Alki Point Light and westerly of a line projected from)) a point on Duwamish Head ((to the red light atop the Seattle Space Needle, exclusive of the Seattle-Winslow and Seattle-Bremerton ferry lanes)) through the Duwamish Head Light to Pier 91.

(17) Area 10B shall include those waters of Puget Sound easterly of a line projected 70° true from flashing light No. 33 (Ser. No. 2470) located on Point Webster near the mouth of the Lake Washington Ship Canal to a point on the opposite shore, Salmon Bay, the Lake Washington Ship Canal, Lake Union, Portage Bay, Lake Washington northerly of the Evergreen Point Floating Bridge, and waters of the Sammamish River north of State Highway 908 Bridge.

(18) Area 10C shall include those waters of Lake Washington southerly of the Evergreen Point Floating Bridge.

(19) Area 10D shall include those waters of the Sammamish River south of the State Highway 908 Bridge and Lake Sammamish.

(20) Area 10E shall include those waters of Puget Sound westerly of a line projected from Orchard Point to Beans Point on Bainbridge Island and southerly and westerly of a line projected true west from Agate Point on Bainbridge Island to the mainland.

(((19))) (21) Area 11 shall include those waters of Puget Sound southerly of a true east-west line passing through the Point Vashon Light, ((northerly of the

Tacoma Narrows Bridge and)) northerly of a line projected ((from Dash Point to vessel traffic lane buoy TC to the Ruston Smelter stack)) 240° true from the Browns Point Light to a point on the opposite shore in line with the KCPQ-TV tower in Tacoma, and northerly of the Tacoma Narrows Bridge.

(((20))) (22) Area 11A shall include those waters of Puget Sound southerly of a line projected 240° true from ((Dash Point to vessel traffic lane buoy TC to the Ruston Smelter stack and westerly of a line projected from the northwest corner of the Continental Grain Company grain elevators to the neon Standard Oil Company sign at the Tyee Marina, exclusive of the Puyallup Indian Reservation)) the Browns Point Light to a point on the opposite shore in line with the KCPQ-TV tower in Tacoma.

(((21))) (23) Area 12 shall include those waters of Puget Sound southerly of the Hood Canal Floating Bridge and northerly and easterly of a line projected from the Tskutsko Point Light to Misery Point.

(((22))) (24) Area 12A shall include those waters of Puget Sound ((westerly)) northerly of a line((;)) projected from ((the southwestern tip of Fisherman's Point to Whitney Point)) Pulali Point true east to the mainland.

(25) Area 12B shall include those waters of Puget Sound southerly of a line projected from Pulali Point true east to the mainland, northerly of a line projected from Ayock Point true east to the mainland, and westerly of a line projected from the Tskutsko Point Light to Misery Point.

(((23))) (26) Area ((12D)) 12C shall include those waters of Puget Sound southerly of a line projected from Ayock Point true east to the mainland and northerly and westerly of a line projected from Ayres Point to ((a)) the fishing boundary marker at Union((, exclusive of the Skokomish Indian Reservation)).

(27) Area 12D shall include those waters of Puget Sound easterly of a line projected from Ayres Point to the fishing boundary marker at Union.

(28) Area 13 shall include those waters of Puget Sound southerly of the Tacoma Narrows Bridge and a line projected 93° true from the marker on the Longbranch Peninsula to the point immediately north of Green Point and northerly and easterly of a line projected from the Devil's Head Light to Treble Point, thence through lighted buoy No. 3 to the mainland.

(((24))) (29) Area 13A shall include those waters of Puget Sound northerly of a line projected ((from Green Point to Penrose Point and southerly of the Burley Lagoon Bridge)) 93° true from the marker on Longbranch Peninsula to the point immediately north of Green Point.

(((25))) (30) Area 13B shall include those waters of Puget Sound westerly of a line projected from the Devil's Head Light to Treble Point, thence through lighted buoy No. 3 to the mainland((, exclusive of the Squaxin Island Indian Reservation)).

## WSR 79-07-046 ADOPTED RULES DEPARTMENT OF FISHERIES

[Order 79-43-Filed June 22, 1979]

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial and personal use fishing regulations.

This action is taken pursuant to Notice No. WSR 79-05-117 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 15, 1979.

By Gordon Sandison Director

AMENDATORY SECTION (Amending Order 78-20, filed 4/27/78)

WAC 220-24-020 LAWFUL ACTS. (1) It shall be lawful to take, fish for or possess salmon other than Coho taken for commercial purposes with "troll line" gear in waters of District No. 1 west of a line projected true north from Cape Flattery during the period May 1 through June 14 except as provided in WAC 220-44-020.

- (2) It shall be lawful to take, fish for or possess salmon taken for commercial purposes with "troll line" gear in the waters of District No. 1 west of a line projected true north from Cape Flattery during the period July 1 through September 15 except as provided in WAC 220-44-020.
- (3) It shall be lawful to take, fish for or possess salmon taken for commercial purposes with "troll line" gear in the waters of District No. 1 south of a line projected true west from Point Grenville during the period July 1 through October 31.
- (4) It shall be lawful for a common or contract carrier to transport during seasons in which the taking, catching, or possession of chinook or silver salmon is unlawful in the state of Washington or in waters over which the State of Washington has jurisdiction, an original package or packages containing either silver or chinook salmon which original package or packages both originate from and are destined for some other state, territory or foreign country((;)): PROVIDED, That for the purpose of this regulation the term "original package" shall mean a package from which fish cannot be extracted without an opening or breaking thereof and which is accompanied by documentary proof that the original point of shipment and the point of destination are another state, territory or foreign country((;)): PROVIDED FURTHER, That it shall be unlawful for

any such carrier to open or break any such original package while the same is in his possession, except for the purpose of re-icing((;)): PROVIDED FURTHER, That the waters of the Pacific Ocean shall not be considered a state, territory or foreign country.

- (((5) It shall be lawful to possess salmon in waters south of a line projected true west from Point Grenville during the period June 15 through June 30 so long as these salmon were lawfully caught south of a line projected true west of "Cape Falcon at 45° = 16' 00".
- (6) It shall be lawful to possess salmon in waters north of a line projected true west of Point Grenville during the period September 16 to October 31 so long as these salmon were lawfully caught south of Point Grenville.))

AMENDATORY SECTION (Amending Order 78-61, filed 8/18/78)

WAC 220-40-021 WILLAPA HARBOR—GILL NET—SEASONS. It shall be unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in the following Willapa Harbor Fishing Areas, except during the seasons provided for hereinafter in each respective fishing area:

Area 2G((7))\_6:00 p.m. ((August 21)) July 6 to 12:00 midnight November 30, ((1978)) 1979.

Area 2H—6:00 p.m. September 16 to 6:00 p.m. October ((8)) 7, and 6:00 p.m. November ((1)) 4 to 12:00 midnight November 30, ((1978)) 1979.

Areas 2J and 2K—6:00 p.m. ((August 21)) July 6 to 12:00 midnight November 30, ((1978)) 1979.

AMENDATORY SECTION (Amending Order 78-61, filed 8/18/78)

WAC 220-40-022 WILLAPA HARBOR—WEEKLY PERIODS. It shall be unlawful to take, fish for or possess salmon taken with gill net gear, except during the weekly open periods hereafter designated in the following Willapa Harbor Fishing Areas:

Area 2G

July 6, 6:00 p.m. to August 19, 1979, 6:00 p.m.—Open continuously.

August ((21)) 19 to September 16, ((1978)) 1979—6:00 p.m. ((Monday)) Sunday to 6:00 p.m. ((Tuesday)) Monday, and 6:00 p.m. ((Thursday)) Wednesday to 6:00 p.m. ((Friday)) Thursday.

September 16 to October ((8)) 7, ((1978)) 1979—6:00 p.m. Sunday to 6:00 p.m. ((Thursday)) Wednesday.

October ((8)) 7 to November ((+)) 4, ((1978)) 1979—6:00 p.m. Sunday to 6:00 p.m. Monday.

November ((+)) 4 to 12:00 midnight November 30, ((+978)) 1979—Open continuously. Area 2H

September 16 to October ((8))  $\frac{7}{2}$ , ((1978))  $\frac{1979}{6:00}$  p.m. Sunday to 6:00 p.m. ((Thursday)) Wednesday.

November ((1)) 4 to 12:00 midnight November 30, ((1978)) 1979—Open continuously.

Areas 2J and 2K

July 6, 6:00 p.m. to August 19, 1979, 6:00 p.m.—Open continuously.

August ((21)) 19 to September 16, ((1978)) 1979—6:00 p.m. ((Monday)) Sunday to 6:00 p.m. ((Tuesday)) Monday, and 6:00 p.m. ((Thursday)) Wednesday to 6:00 p.m. ((Friday)) Thursday.

September 16 to October ((8)) 7, ((1978)) 1979—6:00 p.m. Sunday to 6:00 p.m. ((Thursday)) Monday and 6:00 p.m. Tuesday to 6:00 p.m. Wednesday.

October  $((\frac{8}{1}))$  7 to November  $((\frac{1}{1}))$  4,  $((\frac{1978}{1}))$  1979—6:00 p.m. Sunday to 6:00 p.m. Monday.

November ((1)) 4 to 12:00 midnight November 30, ((1978)) 1979—Open continuously.

### AMENDATORY SECTION (Amending Order 78-61, filed 8/18/78)

WAC 220-40-024 WILLAPA HARBOR—MESH SIZES—GEAR. (1) It shall be unlawful to take, fish for or possess salmon with gill net gear containing mesh smaller than the minimum or larger than the maximum size stretch measure as hereinafter designated in the following Willapa Harbor Fishing Areas:

Areas 2G and 2H

For the period September 16 to October ((8)) 7, ((1978)) 1979: 5-inch minimum to 7-inch maximum mesh.

For the period 12:01 a.m. November 19 to November 30, ((1978)) 1979: 7-1/2-inch minimum mesh.

Areas 2J and 2K

For the period 12:01 a.m. November 19 to November 30, ((1978)) 1979: 7-1/2-inch minimum mesh.

(2) Except as provided in subsection (1) of this section, it shall be unlawful to fish in Willapa Harbor with gill net gear containing meshes less than 5 inches stretch measure or longer than 1,500 feet in length.

### AMENDATORY SECTION (Amending Order 77-44, filed 6/3/77)

WAC 220-40-025 WILLAPA HARBOR—CLOSED AREA. It shall be unlawful to take, fish for or possess salmon with gill net gear in that portion of Willapa Harbor Area 2J between Long Island and the North Beach Peninsula, south of a line drawn true east and west through Marker Piling 18 after 6:00 p.m. October ((8)) 7.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-56-013 DEFINITIONS—BAG LIMIT CODE DEFINITIONS. (1) Code A: In waters having this code designation, the bag limit in any one day is six salmon not less than 10 inches in length, not more than two of which may exceed 24 inches in length. The possession limit of fresh salmon is the same as the daily bag limit.

- (2) Code B: In waters having this code designation, the bag limit in any one day is six salmon not less than 10 inches in length, not more than two of which may exceed 20 inches in length. The possession limit of fresh salmon is the same as the daily bag limit.
- (3) Code C: In waters having this code designation, the bag limit in any one day is six salmon not less than 10 inches or more than 24 inches in length. The possession limit of fresh salmon is the same as the daily bag limit.
- (4) Code D: In waters having this code designation, the bag limit in any one day is six salmon not less than 10 inches or more than 20 inches in length. The possession limit of fresh salmon is the same as the daily bag limit.
- (5) Code F: In waters having this code designation, the bag limit in any one day is three salmon, not more than two of which shall be chinook or coho in the aggregate. Chinook salmon must be not less than 24 inches in length, Coho salmon must be not less than 16 inches in length and no minimum size on other salmon. The possession limit at any one time shall not exceed the equivalent of two daily bag limits of fresh salmon.
- (6) Code H: In waters having this code designation, the bag limit in any one day is three salmon. Chinook salmon must be not less than 20 inches in length but there is no minimum size limit limit for other salmon. The possession limit at any one time shall not exceed the equivalent of two daily bag limits of fresh salmon.
- (7) Code I: In waters having this code designation, the bag limit in any one day is 12 salmon, not less than 6 inches in length or an aggregate daily catch of 12 salmon and other fish not exceeding 6 pounds and 1 fish. The possession limit shall be the same as the daily catch limit. Salmon angling catch record card is not required.

# WSR 79-07-047 PROPOSED RULES DEPARTMENT OF ECOLOGY [Filed June 22, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning the amending of WAC 173-19-350 by incorporating revisions to the Pierce County shoreline master program approved by the Department of Ecology into the State Master Program pursuant to the Shoreline Management Act of 1971, RCW 90.58.030(3)(c);

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, August 21,

1979, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is RCW 90.58.030(3)(c), 90.58.120 and 90.58.200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 17, 1979, and/or orally at 10:00 a.m., Tuesday, August 21, 1979, Hearings Room, Department of Ecology, Lacey, Washington.

Dated: June 22, 1979

By: Elmer C. Vogel

Deputy Director

AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

WAC 173-19-350 PIERCE COUNTY. Pierce County master program approved ((or adopted)) April 4, 1975. ((Amended)) Revision approved November 16, 1976. Revision approved October 26, 1977. Revision approved February 21, 1979. Revision approved June 11, 1979.

(1) Bonney Lake master program approved ((or adopted)) August 6, 1975.

- (2) Buckley master program approved ((or adopted)) April 7, 1975.
- (3) Dupont master program approved ((or adopted)) June 11, 1975.
- (4) Eatonville master program approved ((or adopted)) April 29, 1975.
- (5) Fife master program approved ((or adopted)) September 6, 1974.
- (6) Gig Harbor master program approved ((or adopted)) September 10, 1975.
- (7) Orting master program approved ((or adopted)) April 8, 1975.
- (8) Puyallup master program approved ((or adopted)) May 31, 1974.
- (9) Roy master program approved ((or adopted)) April 9, 1975.
- (10) Ruston master program approved ((or adopted)) September 20, 1974.
  - (11) South Prairie master program approved ((or adopted))
- (12) Steilacoom master program approved ((or adopted))
- (13) Sumner master program approved ((or adopted)) December 11, 1974.
- (14) Tacoma master program approved ((or adopted)) April 5, 1977.
- (15) Wilkeson master program approved (( or adopted))

## WSR 79-07-048 EMERGENCY RULES DEPARTMENT OF ECOLOGY [Order DE 79-12—Filed June 22, 1979]

- I, Elmer C. Vogel, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to the Shoreline Management Act of 1971—State Master Program, regarding the incorporation of local shoreline master programs and revised programs approved by the Department of Ecology into the State Master Program pursuant to RCW 90.58.030(3)(c), amending chapter 173–19 WAC.
- I, Elmer C. Vogel, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is a recent ruling of the Washington State Shorelines Hearings Board in the case of State v. Kitsap County, No. 78-37 (Order granting motion for partial summary judgment entered May 29, 1979), based on the Washington State Supreme Court's decision in Harvey v. Board of County Commissioners, 90 Wn.2d 473 (1978), has clearly established that master programs and revisions thereto are not effective until adopted pursuant to RCW 34.04.025, regardless of whether the document has been approved by the Department of Ecology. To prevent undesirable delay and uncertainty in local governments' administration and enforcement responsibilities under the Shoreline Management Act, an emergency adoption of these rules in is the best public interest. Concurrent with this emergency rule adoption, the process for adoption of permanent rules is being initiated.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 90.58.030(3)(c), 90.58.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 22, 1979

By Elmer C. Vogel Deputy Director

AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

<u>WAC 173-19-090</u> ADAMS COUNTY. Adams County master program approved ((or adopted)) June 2, 1977.

AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

WAC 173-19-100 ASOTIN COUNTY. Asotin County master program approved ((or adopted)) October 22, 1974.

- (1) Asotin master program approved ((or adopted)) March 7, 1975.
- (2) Clarkston master program approved ((or adopted)) March 7, 1975.

AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

WAC 173-19-110 BENTON COUNTY. Benton County master program approved ((or adopted)) April 25, 1974

- (1) Benton City master program approved ((or adopted)) August 25, 1975.
- (2) Kennewick master program approved ((or adopted)) December 11, 1974.

- (3) Prosser master program approved ((or adopted)) June 2, 1975.
- (4) Richland master program approved ((or adopted)) September 9, 1974.
- (5) West Richland master program approved ((or adopted)) October 22, 1974.

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

- <u>WAC 173-19-120</u> CHELAN COUNTY. Chelan County master program approved ((or adopted)) April 22, 1975.
- (1) Cashmere master program approved ((or adopted)) April 22, 1975.
- (2) Chelan master program approved ((or adopted))
  April 22, 1975.
- (3) Entiat master program approved ((or adopted))
  April 22, 1975.
- (4) Leavenworth master program approved ((or adopted)) April 22, 1975.
- (5) Wenatchee master program approved ((or adopted)) April 22, 1975.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- WAC 173-19-130 CLALLAM COUNTY. Clallam County master program approved ((or adopted)) August 5, 1976.
- ((<del>(1)</del>)) Port Angeles master program approved ((<del>or</del> adopted)) August 5, 1976.

### <u>AMENDATORY SECTION</u> (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-140 CLARK COUNTY. Clark County master program approved ((or adopted)) December 18, 1974.
- (1) Camas master program approved ((or adopted .....)) January 30, 1978.
- (2) LaCenter master program approved ((or adopted)) December 18, 1974.
- (3) Ridgefield master program approved ((or adopted .....)) June 29, 1978.
- (4) Vancouver master program approved ((or adopted)) September 25, 1975.
- (5) Washougal master program approved ((or adopted)) September 12, 1974.

### AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-150 COLUMBIA COUNTY. Columbia County master program approved ((or adopted)) September 22, 1975.
- (1) Dayton master program approved ((or adopted)) September 22, 1975.
- (2) Starbuck master program approved ((or adopted)) September 22, 1975.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- WAC 173-19-160 COWLITZ COUNTY. Cowlitz County master program approved ((or adopted .....)) February 17, 1978.
- (2) Kalama master program approved ((or adopted .....)) January 16, 1978.
- (3) Kelso master program approved ((or adopted))
- (4) Longview master program approved ((or adopted)) May 19, 1977.
- (5) Woodland master program approved ((or adopted)) .....

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

- WAC 173-19-170 DOUGLAS COUNTY. Douglas County master program approved ((or adopted)) February 20, 1975.
- (1) Bridgeport master program approved ((or adopted)) February ((22)) 20, 1975.
- (2) East Wenatchee master program approved ((or adopted)) February ((22)) 20, 1975.
- (3) Rock Island master program approved ((or adopted)) February ((22)) 20, 1975.

### AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-180 FERRY COUNTY. Ferry County master program approved ((or adopted)) October 21, 1975.
- ((<del>(1)</del>)) Republic master program approved ((<del>or</del> adopted)) October 21, 1975.

## AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-190 FRANKLIN COUNTY. Franklin County master program approved ((or adopted)) December 10, 1974. ((Amended)) Revision approved December 12, 1975. Revision approved August 28, 1978. Revision approved October 2, 1978.
- (((1))) Pasco master program approved ((or adopted)) December 10, 1974. ((Amended)) Revision approved December 12, 1975.

### AMENDATORY SECTION (Amending Order DE 74-23, filed 12/30/74)

<u>WAC 173-19-200</u> GARFIELD COUNTY. Garfield County master program approved ((or adopted)) September 13, 1974.

### AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-210 GRANT COUNTY. Grant County master program approved ((or adopted)) September 16, 1975.
- (1) Krupp master program approved ((or adopted)) September 16, 1975.

- (2) Moses Lake master program approved ((or adopted)) December 18, 1974.
- (3) Soap Lake master program approved ((or adopted)) November 19, 1974.
- (4) Wilson Creek master program approved ((or adopted)) September 16, 1975.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- WAC 173-19-220 GRAYS HARBOR COUNTY. Grays Harbor County master program approved ((or adopted)) August 6, 1975. Revision approved December 2, 1977. Revision approved July 17, 1978.
- (1) Aberdeen master program approved ((or adopted)) June 30, 1975.
- (2) Cosmopolis master program approved ((or adopted)) August 12, 1974.
- (3) Elma master program approved ((or adopted)) September 18, 1974.
- (4) Hoquiam master program approved ((or adopted)) April 14, 1976.
- (5) Montesano master program approved ((or adopted)) .....
  - (6) Oakville master program approved ((or adopted))
- (7) Ocean Shores master program approved ((or adopted)) August 12, 1974.
- (8) Westport master program approved ((or adopted)) November 7, 1974.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- <u>WAC 173-19-230</u> ISLAND COUNTY. Island County master program approved ((or adopted)) June 25, 1976.
- (1) Coupeville master program approved ((or adopted)) June 25, 1976.
- (2) Langley master program approved ((or adopted)) June 25, 1976.
- (3) Oak Harbor master program approved ((or adopted)) June 25, 1976.

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

- WAC 173-19-240 JEFFERSON COUNTY. Jefferson County master program approved ((or adopted)) December 20, 1974.
- ((<del>(1)</del>)) Port Townsend master program approved ((<del>or adopted</del>)) December 20, 1974.

### AMENDATORY SECTION (Amending Order DE 77-28, filed 10/24/77)

- WAC 173-19-250 KING COUNTY. King County master program approved ((or adopted)) July 8, 1976. ((Amended)) Revision approved November 22, 1976. Revision approved June 30, 1978.
- (1) Auburn master program approved ((or adopted)) April 4, 1974.
- (2) Beaux Arts master program approved ((or adopted)) August 12, 1974.

- (3) Bellevue master program approved ((or adopted)) February 26, 1975.
- (4) Black Diamond master program approved ((or adopted .....)) December 21, 1977.
- (5) Bothell master program approved ((or adopted)) February 27, 1975. ((Amended)) Revision approved July 2, 1976. Revision approved January 31, 1977.
- (6) Carnation master program approved ((or adopted)) August 16, 1974.
- (7) Des Moines master program approved ((or adopted)) April 3, 1974.
- (8) Duvall master program approved ((or adopted)) August 12, 1974.
- (9) Hunts Point master program approved ((or adopted)) November 15, 1974. Revision approved July 2, 1975.
- (10) Issaquah master program approved ((or adopted)) .....
- (11) Kent master program approved ((or adopted)) April 9, 1974. Revision approved December 8, 1978. Revision approved April 10, 1979.
- (12) Kirkland master program approved ((or adopted)) August 27, 1974.
- (13) Lake Forest Park master program approved ((or adopted)) April 19, 1974.
- (14) Medina master program approved ((or adopted)) November 22, 1974.
- (15) Mercer Island master program approved ((or adopted)) September 24, 1974.
- (16) Normandy Park master program approved ((or adopted)) April 5, 1974.
- (17) North Bend master program approved ((or adopted)) September 18, 1974.
- (18) Pacific master program approved ((or adopted)) September 19, 1974.
- (19) Redmond master program approved ((or adopted)) September 20, 1974.
- (20) Renton master program approved ((or adopted)) January 23, 1976. Revision approved February 23, 1977.
- (21) Seattle master program approved ((or adopted)) June 30, 1976. ((Amended)) Revision approved March 11, 1977.
- (22) Skykomish master program approved ((or adopted)) .....
- (23) Snoqualmie master program approved ((or adopted)) August 16, 1974.
- (24) Tukwila master program approved ((or adopted)) September 26, 1974.
- (25) Yarrow Point master program approved ((or adopted)) March 13, 1975.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- WAC 173-19-260 KITSAP COUNTY. Kitsap County master program approved ((or adopted)) April 30, 1976. Revision approved October 24, 1977.
- (1) Bremerton master program approved ((or adopted .....)) January 9, 1978. Revision approved March 3, 1978. Revision approved June 28, 1978. Revision approved August 22, 1978. Revision approved October 24, 1978.

- (2) Port Orchard master program approved ((or adopted)) March 10, 1977.
- (3) Poulsbo master program approved ((or adopted)) January 12, 1976. ((Amended)) Revision approved October 21, 1976. Revision approved October 24, 1977.
- (4) Winslow master program approved ((or adopted))

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- <u>WAC 173-19-270</u> KITTITAS COUNTY. Kittitas County master program approved ((or adopted)) September 3, 1975.
- (1) Cle Elum master program approved ((or adopted)) .....
- (2) Ellensburg master program approved ((or adopted)) .....
- (3) South Cle Elum master program approved ((or adopted)) June 28, 1976.

### AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-280 KLICKITAT COUNTY. Klickitat County master program approved ((or adopted)) August 29, 1975.
- (1) Bingen master program approved ((or adopted)) August 29, 1975.
- (2) Goldendale master program approved ((or adopted)) August 29, 1975.
- (3) White Salmon master program approved ((or adopted)) August 29, 1975.

## AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- <u>WAC 173-19-290</u> LEWIS COUNTY. Lewis County master program approved ((or adopted)) November 1, 1974. Revision approved January 16, 1978.
- (1) Centralia master program approved ((or adopted .....)) March 29, 1978.
- (2) Chehalis master program approved ((or adopted)) February 10, 1977.
- (3) Morton master program approved ((or adopted .....)) October 12, 1977.
- (4) Pe Ell master program approved ((or adopted)) November 15, 1974.
- (5) Toledo master program approved ((or adopted)) November 1, 1974.
- (6) Vader master program approved ((or adopted .....)) October 24, 1977.
- (7) Winlock master program approved ((or adopted .....)) October 24, 1977.
- ((<del>(8)</del> Mossyrock master program approved or adopted .....))

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

WAC 173-19-300 LINCOLN COUNTY. Lincoln County master program approved ((or adopted)) February 25, 1977.

- (1) Odessa master program approved ((or adopted .....)) February 25, 1977.
- (2) Sprague master program approved ((or adopted .....)) February 25, 1977.

### AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-310 MASON COUNTY. Mason County master program approved ((or adopted)) August 6, 1975. ((Amended)) Revision approved December 18, 1975.
- ((<del>(1)</del>)) Shelton master program approved ((<del>or adopted</del>)) March 18, 1975. (<del>(Amended</del>)) Revision approved December 18, 1975.

### AMENDATORY SECTION (Amending Order DE 76-15, filed 5/3/76)

- WAC 173-19-320 OKANOGAN COUNTY. Okanogan master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (1) Brewster master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (2) Conconully master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (3) Okanogan master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (4) Omak master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (5) Oroville master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (6) Pateros master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (7) Riverside master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (8) Tonasket master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (9) Twisp master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976.
- (10) Winthrop master program approved ((or adopted)) December 16, 1975. Revision approved March 9, 1976. Revision approved February 2, 1979.

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

- <u>WAC 173-19-330</u> PACIFIC COUNTY. Pacific County master program approved ((or adopted)) April 8, 1975.
- (1) Ilwaco master program approved ((or adopted)) May 2, 1975.
- (2) Long Beach master program approved ((or adopted)) May 2, 1975.
- (3) Raymond master program approved ((or adopted .....)) April 9, 1976.
- (4) South Bend master program approved ((or adopted)) May 2, 1975.

<u>AMENDATORY SECTION</u> (Amending Order DE 75-21, filed 8/12/75)

WAC 173-19-340 PEND OREILLE COUNTY. Pend Oreille County master program approved ((or adopted)) April 18, 1975.

- (1) Cusick master program approved ((or adopted))
  April 18, 1975.
- (2) Ione master program approved ((or adopted)) April 18, 1975.
- (3) Metaline master program approved ((or adopted)) April 18, 1975.
- (4) Metaline Falls master program approved ((or adopted)) April 18, 1975.
- (5) Newport master program approved ((or adopted)) April 18, 1975.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

WAC 173-19-350 PIERCE COUNTY. Pierce County master program approved ((or adopted)) April 4, 1975. ((Amended)) Revision approved November 16, 1976. Revision approved October 26, 1977. Revision approved February 21, 1979. Revision approved June 11, 1979.

- (1) Bonney Lake master program approved ((or adopted)) August 6, 1975.
- (2) Buckley master program approved ((or adopted)) April 7, 1975.
- (3) Dupont master program approved ((or adopted)) June 11, 1975.
- (4) Eatonville master program approved ((or adopted)) April 29, 1975.
- (5) Fife master program approved ((or adopted)) September 6, 1974.
- (6) Gig Harbor master program approved ((or adopted)) September 10, 1975.
- (7) Orting master program approved ((or adopted)) April 8, 1975.
- (8) Puyallup master program approved ((or adopted)) May 31, 1974.
- (9) Roy master program approved ((or adopted)) April 9, 1975.
- (10) Ruston master program approved ((or adopted)) September 20, 1974.
- (11) South Prairie master program approved ((or adopted)) .....
- (12) Steilacoom master program approved ((or adopted)) .....
- (13) Sumner master program approved ((or adopted)) December 11, 1974.
- (14) Tacoma master program approved ((or adopted)) April 5, 1977.
- (15) Wilkeson master program approved ((or adopted)) .....

## AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

<u>WAC 173-19-360</u> SAN JUAN COUNTY. San Juan County master program approved ((or adopted)) May 28, 1976. ((Amended)) Revision approved October 29, 1976.

- ((<del>(1)</del>)) Friday Harbor master program approved ((<del>or</del>
- January 5, 1979.

## AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

WAC 173-19-370 SKAGIT COUNTY. Skagit County master program approved ((or adopted)) October 5, 1976. Revision approved January 5, 1979. Revision approved May 11, 1979.

- (1) Anacortes master program approved ((or adopted)) April 9, 1976.
- (2) Concrete master program approved ((or adopted)) March 3, 1977.
- (3) Hamilton master program approved ((or adopted)) . . . . . . . . . . . . . . . . . .
- (4) La Connor master program approved ((or adopted)) May 3, 1977.
- (5) Lyman master program approved ((or adopted)) February 23, 1977.
- (6) Mount Vernon master program approved ((or adopted)) May 16, 1977.

### AMENDATORY SECTION (Amending Order DE 74-23, filed 12/30/74)

WAC 173-19-380 SKAMANIA COUNTY. Skamania County master program approved ((or adopted)) September 6, 1974.

- (1) North Bonneville master program approved ((or adopted)) September 6, 1974.
- (2) Stevenson master program approved ((or adopted)) September 6, 1974.

### AMENDATORY SECTION (Amending Order DE 78-9, filed 7/26/78)

<u>WAC 173-19-390</u> SNOHOMISH COUNTY. Snohomish County master program approved ((or adopted)) December 27, 1974. <u>Revision approved June</u> 16, 1978.

- (1) Arlington master program approved ((or adopted)) December 27, 1974.
- (2) Brier master program approved ((or adopted)) December 27, 1974.
- (3) Edmonds master program approved ((or adopted)) January 23, 1976. Revision approved March 5, 1979.
- (4) Everett master program approved ((or adopted)) January 5, 1976.
- (5) Gold Bar master program approved ((or adopted)) December 27, 1974.
- (6) Granite Falls master program approved ((or adopted)) December 27, 1974.
- (7) Index master program approved ((or adopted)) December 27, 1974.
- (8) Lake Stevens master program approved ((or adopted)) December 27, 1974.
- (9) Marysville master program approved ((or adopted)) January 22, 1975. ((Amended August 10, 1977)) Alternative adopted July 18, 1978.
- (10) Monroe master program approved ((or adopted))
  December 27, 1974.

- (11) Mountlake Terrace master program approved ((or adopted)) December 27, 1974.
- (12) Mukilteo master program approved ((or adopted)) September 20, 1974.
- (13) Snohomish master program approved ((or adopted)) September 20, 1974. Revision approved February 11, 1977.
- (14) Stanwood master program approved ((or adopted)) April 9, 1976.
- (15) Sultan master program approved ((or adopted)) December 27, 1974.
- (16) Woodway master program approved ((or adopted)) December 27, 1974.

## AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- WAC 173-19-400 SPOKANE COUNTY. Spokane County master program approved ((or adopted)) January 15, 1975. Revision approved September 6, 1977.
- (1) Latah master program approved ((<del>or adopted</del>)) January 15, 1975.
- (2) Medical Lake master program approved ((or adopted)) January 15, 1975.
- (3) Rockford master program approved ((or adopted)) January 15, 1975.
- (4) Millwood master program approved ((or adopted)) January 15, 1975.
- (5) Spokane master program approved ((or adopted)) March 7, 1975. ((Amended)) Revision approved October 5, 1976. Revision approved December 22, 1977.
- (6) Waverly master program approved ((or adopted)) January 15, 1975.

### AMENDATORY SECTION (Amending Order DE 74-23, filed 12/30/74)

WAC 173-19-410 STEVENS COUNTY. Stevens County master program approved ((or adopted))

- (1) Chewelah master program approved ((or adopted)) .....
- (2) Northport master program approved ((or adopted)) .....

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

- WAC 173-19-420 THURSTON COUNTY. Thurston County master program approved ((or adopted)) May 21, 1976. ((Amended)) Revision approved August 27, 1976.
- (1) Bucoda master program approved ((or adopted))
  May 21, 1976.
- (2) Lacey master program approved ((or adopted)) May 21, 1976.
- (3) Olympia master program approved ((or adopted)) May 21, 1976.
- (4) Tenino master program approved ((or adopted)) May 21, 1976.
- (5) Tumwater master program approved ((or adopted)) May 21, 1976.

(6) Yelm master program approved ((or adopted)) May 21, 1976.

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

- WAC 173-19-430 WAHKIAKUM COUNTY. Wahkiakum County master program approved ((or adopted)) June 17, 1975.
- $((\frac{1}{1}))$  Cathlamet master program approved (( or adopted)) June 17, 1975.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

WAC 173-19-440 WALLA WALLA COUNTY. Walla Walla County master program approved ((or adopted)) May 2, 1975.

- (1) Waitsburg master program approved ((or adopted)) May 25, 1976.
- (2) Walla Walla master program approved ((or adopted)) February 23, 1977.

### AMENDATORY SECTION (Amending Order DE 77-16, filed 9/9/77)

WAC 173-19-450 WHATCOM COUNTY. Whatcom County master program approved ((or adopted September)) August 27, 1976. ((Amended)) Revision approved August 11, 1978.

- (1) Bellingham master program approved ((or adopted)) September 30, 1974.
- (2) Blaine master program approved ((or adopted)) September 29, 1975. Revision approved August 30, 1977. Revision approved December 28, 1978.
- (3) Everson master program approved ((or adopted))
  September 29, 1975.
- (4) Ferndale master program approved ((or adopted))
- (5) Lynden master program approved ((or adopted)) September 29, 1975.
- (6) Nooksack master program approved ((or adopted)) September 29, 1975.
- (7) Sumas master program approved ((or adopted)) September 29, 1975.

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

- WAC 173-19-460 WHITMAN COUNTY. Whitman County master program approved ((or adopted)) February 6, 1975.
- (1) Albion master program approved ((or adopted)) February 6, 1975.
- (2) Colfax master program approved ((or adopted)) February 6, 1975.
- (3) Malden master program approved ((or adopted)) February 6, 1975.
- (4) Palouse master program approved ((or adopted)) February 6, 1975.
- (5) Pullman master program approved ((or adopted)) February 6, 1975.

- (6) Rosalia master program approved ((or adopted)) February 6, 1975.
- (7) Tekoa master program approved ((or adopted)) February 6, 1975.

### AMENDATORY SECTION (Amending Order DE 75-21, filed 8/12/75)

WAC 173-19-470 YAKIMA COUNTY. Yakima County master program approved ((or adopted)) September 5, 1974. Revision approved September 8, 1977.

- (1) Grandview master program approved ((or adopted)) September 5, 1974.
- (2) Granger master program approved ((or adopted)) September 5, 1974.
- (3) Naches master program approved ((or adopted)) September 5, 1974.
- (4) Selah master program approved ((or adopted)) September 5, 1974.
- (5) Union Gap master program approved ((or adopted)) September 5, 1974.
- (6) Yakima master program approved ((or adopted)) September 5, 1974.
- (7) Zillah master program approved ((or adopted)) September 5, 1974.

## WSR 79-07-049 EMERGENCY RULES COMMISSION ON EQUIPMENT

[Order 7720F—Filed June 22, 1979]

Be it resolved by the Commission on Equipment, acting at General Administration Building, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to Towing Businesses, chapter 204-66 WAC.

We, Commission on Equipment, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is to provide for a hearing officer to conduct an administrative hearing pursuant to the Commission on Equipment making a written findings of facts based on the evidence presented to the hearing officer to determine if there should be a suspension or revocation of a letter of appointment or other action by the Commission on Equipment.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Commission on Equipment as authorized in RCW 46.37.005.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 22, 1979.

By M. J. Obert Secretary

AMENDATORY SECTION (Amending Order 7720, filed 10–14–77)

WAC 204-66-120 PROCEDURE. The provisions of Chapter 1.08, WAC, shall govern the conduct of any hearing held pursuant to these regulations. The burden of proof in any hearing before the commission shall be on the applicant seeking a letter of appointment, or the person or agency seeking the suspension or revocation of a letter of appointment or other action by the commission. The commission, after having heard and considered all pertinent evidence, or after having considered a record of a hearing conducted by a hearing officer duly appointed by the commission, shall make written findings of facts based on the evidence and written conclusions based on its findings. Oral proceedings shall be recorded on tape and such tape shall become part of the hearing record.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

# WSR 79-07-050 PROPOSED RULES COMMISSION ON EQUIPMENT [Filed June 22, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Commission on Equipment, intends to adopt, amend, or repeal rules concerning Towing Businesses, chapter 204-66 WAC and Commission on Equipment Public Records, chapter 204-68 WAC;

that such agency will at 1:30 p.m., Friday, August 17, 1979, in the large conference room, 1st floor General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, August 17, 1979, in the large conference room, 1st floor, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 46.37.005.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 17, 1979, and/or orally at 1:30 p.m., Friday, August 17, 1979, large conference room, 1st floor, General Administration Building, Olympia, Washington.

Dated: June 22, 1979
By: M. J. Obert
Secretary

AMENDATORY SECTION (Amending Order 7720 B, filed July 27, 1978)

WAC 204-66-060 INSPECTIONS. Upon receipt of an application for a letter of appointment, the secretary of the commission shall cause the patrol to conduct an inspection of the applicant's place of

business, facilities, and equipment to determine if the applicant qualifies for the issuance of a letter of appointment pursuant to these regulations. Verification must be shown to the inspector that the applicant's request for a letter of appointment complies with or is authorized variance from all applicable local laws and regulations as prescribed for the geographical area where the towing business will be established.

- (1) Inspections will be conducted at least once a year.
- (2) Inspectors will be designated by the district commander.
- (3) After a letter of appointment has been issued, the district commander will cause to be affixed to each qualified tow truck a decal indicating that a particular tow truck has been "approved" by the commission.
- (a) The decal will be affixed to the windshield on the lower right corner.
- (b) Upon termination of a letter of appointment, the decal will immediately be removed.

An approved tow truck shall be used on a patrol rotational request only in the tow zone for which a letter of appointment to the towing company has been issued in conformance with WAC 204-66-090.

### AMENDATORY SECTION (Amending Order 7720, filed 10-14-77)

WAC 204-66-120 PROCEDURE. The provisions of Chapter 1.08, WAC, shall govern the conduct of any hearing held pursuant to these regulations. The burden of proof in any hearing before the commission shall be on the applicant seeking a letter of appointment, or the person or agency seeking the suspension or revocation of a letter of appointment or other action by the commission. The commission, after having heard and considered all pertinent evidence, or after having considered a record of a hearing conducted by a hearing officer duly appointed by the commission, shall make written findings of facts based on the evidence and written conclusions based on its findings. Oral proceedings shall be recorded on tape and such tape shall become part of the hearing record.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 7720D, filed 1-2-79)

- WAC 204-66-180 VEHICLE TOWING OPERATOR QUALIFICATIONS. In addition to WAC 204-66-160, tow truck operators appointed to perform towing services pursuant to this regulation shall observe the following practices and procedures:
- (1) When called by the patrol, the tow truck operator will dispatch a tow truck within five minutes during normal business hours.
- (2) Tow trucks dispatched at the request of the patrol after normal business hours, will be on the move within the assigned zone within ten minutes after receiving the call.
- (3) The tow truck that is dispatched will arrive at the stated location within a reasonable time considering distance and traffic conditions.
- (4) If for any reason a tow operator is unable to dispatch a tow truck within the stated time, the tow truck operator shall advise the patrol. In the event the tow truck does not arrive at the scene within a reasonable time, the patrol will contact another tow business to perform the necessary services.
- (5) A tow operator on rotation who is unable to dispatch within the time stated in WAC 204-66-180, paragraphs 1, 2, 3, and 4, will forfeit his turn and be placed at the bottom of the rotation list as if he had responded.
- (6) Consistent refusal or failure of the appointee to respond to calls from the patrol for towing services may result in the suspension or revocation of the tow operator's letter of appointment.
- (7) The tow operator will advise the patrol when he receives a private call for a tow and the circumstances indicate that the tow is for a vehicle which has been involved in an accident or other such incident on the public roadway. The tow operator also will advise the patrol of all traffic accidents on private property resulting in bodily injury or death when the operator has received a private call for a tow at such an accident.
- (8) The tow operator will notify the patrol before moving any vehicle involved in an accident on a public highway under the jurisdiction

- of the patrol as defined in the motor vehicle code, chapter 46, RCW, or where it appears that the driver of the vehicle to be moved is under the influence of intoxicants or drugs, or is otherwise incapacitated.
- (9) When the patrol is in charge of an accident scene or other such incident, a tow operator shall not respond to such scene unless his services have been specifically requested by the patrol or the driver/owner or his agent.
- (10) The tow operator shall be available twenty-four hours a day for the purpose of receiving calls or arranging for the release of vehicles. Business hours will be posted conspicuously at the operator's place of business so they can be seen during business hours and non-business hours. A copy will also be sent to the secretary of the commission and patrol district commander of the district in which the tow operator does business. Changes of business hours will be sent to the secretary of the commission and district commander ten days before their effective date.
- (11) The tow operator shall have a secure storage area for the vehicles stored by the operator at the request of the patrol. Such storage area shall comply with Department of Licensing requirements for registered disposers (WAC 308-61-110).
- (12) Tow operators will notify the appropriate patrol office of the release of stored vehicles within five work days after the release of such vehicle. Notification to the patrol will be made in such a manner prescribed by the district commander of the area concerned.
- (13) Tow operators will post current towing service rates in conspicuous place at the company's place of business. A copy of the current rates will be sent to the secretary of the commission and patrol district commander of the district in which the tow operator has applied for a letter of appointment. Any change(s) in service rates will be forwarded to the district commander of the area and to the secretary of the commission ten days prior to the proposed change(s).
- (14) If the commission receives written complaints from towing customers or the patrol concerning commission appointed tow businesses alleging "price gouging," "over-charging," charging for services not received, and other such pricing abuses and/or any improprieties, it will cause such allegations to be investigated by the patrol; and, if such abuses are established, the letter of appointment of any such business may result in the suspension, revocation, or denial of the letter of appointment by the commission.
- (15) Tow operators will maintain, for one year, records on towed and released vehicles which were towed at the request of the patrol. This record will include but not be limited to:
  - (a) An itemized receipt of charges to the claimant of the vehicle.
- (b) An inventory sheet or copy thereof made out by the trooper at the scene of the tow and signed by the tow truck driver.

Such records will be available for inspection by the patrol during normal business hours at the appointee's place of business for which the letter of appointment has been issued.

- (16) The tow truck driver will sign an inventory sheet made out by the trooper at the scene of the tow and receive a copy.
- (17) Tow operators will obtain registration as a disposer by the Department of Licensing pursuant to chapter 308-61, WAC.
- (18) Each towing operator shall carry at least five thousand dollars of insurance to protect against vehicle damage from, including but not limited to, fire and theft incurred from the time a vehicle comes into his custody pursuant to this regulation, until he releases or otherwise disposes of it. Each towing operator shall also carry at least fifty thousand dollars of liability insurance for property or bodily injury. Insurance must be sufficient to compensate for any loss of or damage to property entrusted to the towing firm.

The commission shall be notified within ten days of any change which leaves the tow operator without the necessary minimum coverage. A copy of the insurance policy or certificate of coverage shall be filed with the secretary of the commission. The insurer shall notify the commission within five days if the policy is canceled.

- (19) Tow operators shall perform towing tasks competently. The standard of competence shall be that quality of work which is accepted as efficient and effective within the towing industry.
- (20) No tow operator or his employee or agent shall misappropriate, wrongfully convert to his own use or abuse any property entrusted to his care or storage as a result of performing towing services or for the benefit of a towing service customer.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### Chapter 204-68 WAC

Commission on Equipment Public Records

#### **NEW SECTION**

WAC 204-68-010 PURPOSE. The purpose of this chapter shall be to ensure compliance by the Washington State Commission on Equipment with the provisions of chapter 1, Laws of 1973 (Initiative 276), Disclosure-Campaign-Finances-Lobbying-Records; and in particular with subsections 25-32 of that act, dealing with public records.

#### **NEW SECTION**

<u>WAC 204-68-020</u> DEFINITIONS. (1) Public record – includes any writing containing information relating to the conduct of governmental or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristics.

(2) Writing – means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letter, words, pictures, sounds, symbols, or combinations thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents.

(3) Washington State Commission on Equipment – is the commission created by the legislature pursuant to RCW 46.37.005. The Washington State Commission on Equipment shall hereinafter be referred to as the commission. Where appropriate, the term commission also refers to the staff and employees of the Washington State Commission on Equipment.

#### **NEW SECTION**

WAC 204-68-030 DESCRIPTION OF THE WASHINGTON STATE COMMISSION ON EQUIPMENT. The commission consists of the director of the Department of Licensing, the Chief of the Washington State Patrol and the Secretary to the Department of Transportation. The Secretary to the Washington State Commission on Equipment is appointed by the Chief of the Washington State Patrol. The Secretary to the Commission on Equipment is located in the General Administration Building, Olympia, Washington 98504.

#### **NEW SECTION**

WAC 204-68-040 OPERATIONS AND PROCEDURES. The commission's powers and duties are described in RCW 46.37.005 and RCW 46.37.010, and other applicable RCW chapters.

### **NEW SECTION**

<u>WAC 204-68-050</u> PUBLIC RECORDS AVAILABLE. All public records of the commission, as defined in WAC 204-68-020(1), are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by section 31, chapter 1, Laws of 1973, and WAC 446-10-100.

#### **NEW SECTION**

WAC 204-68-060 PUBLIC RECORDS OFFICER. The commission's public records shall be in custody of the secretary to the commission. The public records officer shall be responsible for the following: The implementation of the commission's rules and regulations regarding release of public records, coordinating the staff of the commission in this regard, and generally ensuring compliance by the staff with the public records disclosure requirements of chapter 1, Laws of 1973.

### **NEW SECTION**

WAC 204-68-070 OFFICE HOURS. Public records shall be available for inspection and copying during the customary office hours of the commission. For the purpose of this chapter, the customary office hours shall be from 9 a.m. to noon, and from 1 p.m. to 4 p.m. Monday through Friday excluding legal holidays.

#### **NEW SECTION**

WAC 204-68-080 REQUESTS FOR PUBLIC RECORDS. In accordance with requirements of chapter 1, Laws of 1973, that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained by members of the public upon compliance with the following procedures:

(1) If, after access to the commission's files, a particular record is desired and that record is not an item routinely available as a matter of public service, a request shall be made in writing upon a form prescribed by the commission which shall be available at its office. The form shall be presented to the public records officer or to any member of the commission's staff if the public records officer is not available at the commission office during customary office hours. The request shall include the following information:

(a) The name and address of the person requesting the record;

- (b) The time of day and calendar date on which the request was made; and
  - (c) The nature of the request.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer of staff member to whom the request is made to assist the member of the public in appropriately identifying the public record requested.

#### **NEW SECTION**

WAC 204-68-090 COPYING. No fee shall be charged for the inspection of public records. The commission shall charge a fee of ten cents per page of copy for providing copies of public records and for use of the commission's copy equipment. This charge is the amount necessary to reimburse the commission for its actual costs incident to such copying.

#### **NEW SECTION**

WAC 204-68-100 EXEMPTIONS. (1) The commission reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 204-68-080 is exempt under the provisions of section 31, chapter 1, Laws of 1973.

(2) In addition, pursuant to section 26, chapter 1, Laws of 1973, the commission reserves the right to delete identifying details when it makes available or publishes any public record, in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 1, Laws of 1973. The public records officer will fully justify such deletion in writing.

(3) All denials of requests for public records must be accompanied by a written statement specifying the reason for the denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld.

### **NEW SECTION**

WAC 204-68-110 REVIEW OF DENIALS OF PUBLIC RE-CORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) Immediately after receiving a written request for review of a decision denying the public record, the public records officer or other staff member denying the request shall refer it to the chairman of the commission. The chairman shall immediately consider the matter and either affirm or reverse such denial or call a special meeting of the commission as soon as legally possible to review the denial. In any case, the request shall be returned with a final decision within two business days following the original denial.

(3) Administrative remedies shall not be considered exhausted until the commission has returned the petition with a decision or until the close of the second business day following the denial of inspection, whichever comes first.

### **NEW SECTION**

WAC 204-68-120 PROTECTION OF PUBLIC RECORDS. Requests for public records shall be made to the Washington State

Commission on Equipment, General Administration Building AX-12, Olympia, Washington 98504. Public records and a facility for their inspection and/or copying will be provided by the public records officer of the commission. Such records or documents shall not be removed from the place designated for their inspection and all records will be reviewed under the supervision of the public records officer or his designee.

#### **NEW SECTION**

WAC 204-68-130 REQUEST FOR INFORMATION. All communication with the commission, including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 1, Laws of 1973, and these rules, requests for copies of the commission's decisions, and other matters, shall be addressed as follows: Secretary, Commission on Equipment, General Administration Building AX-12, Olympia, Washington 98504.

#### **NEW SECTION**

<u>WAC 204-68-140</u> ADOPTION OF FORM. The commission hereby adopts for use by all persons requesting inspection and/or copying, or copies of its records, the following form entitled, "Request for Public Record":

#### REQUEST FOR PUBLIC RECORD

| Date   | Time      |  |
|--|-----------|--|
| Name   |           |  |
| Address  |           |  |
| Nature or Description of   | Record:   |  |
|  |           |  |
|  |           |  |
|  |           |  |
|  |           |  |
| I certify that the information obtained through this request for public record will not be used for commercial purposes. |           |  |
|  | Signature |  |

# WSR 79-07-051 ADOPTED RULES DEPARTMENT OF GAME [Order 136—Filed June 25, 1979]

Be it resolved by the Game Commission, State of Washington, acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to WAC 232-28-202 1979 Hunting Seasons and Game Bag Limits and to WAC 232-28-302 1979 Game Management Unit and Area Legal Descriptions.

This action is taken pursuant to Notice No. WSR 79-04-096 filed with the Code Reviser on April 4, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED May 21, 1979.

By Ralph W. Larson Director

### **NEW SECTION**

WAC 232-28-202 1979 HUNTING SEASONS AND GAME BAG LIMITS.

### **NEW SECTION**

WAC 232-28-302 1979 GAME MANAGEMENT UNIT AND AREA LEGAL DESCRIPTIONS.

Reviser's Note: The text and accompanying maps comprising the 1979 Hunting Seasons and Game Bag Limits and the 1979 Game Management Unit and Area Legal Descriptions adopted by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the Department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

### **REPEALER**

The following sections of the Washington Administrative Code are hereby repealed:

WAC 232-28-201 1978 Hunting Seasons and Game Bag Limits.

WAC 232-28-301 1978 Game Management Unit and Area Legal Descriptions.

### WSR 79-07-052 ADOPTED RULES INSURANCE COMMISSIONER

[Order R 79-1-Filed June 25, 1979-Eff. April I, 1980]

I, Dick Marquardt, Insurance Commissioner, of the state of Washington, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the solicitation of annuities and deposit funds in conjunction with life insurance policies or annuity contracts, requiring cost and benefit disclosures and delivery of contract summaries and establishing general rules to be followed in the solicitation thereof.

This action is taken pursuant to Notice No. WSR 79–05-083 filed with the code reviser on 5/1/79. Such rules shall take effect at a later date, such date being April 1, 1980.

This rule is promulgated under the general rule—making authority of the Insurance Commissioner as authorized in RCW 48.02.060 to effectuate RCW 48.30.010 and 48.30.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By Dick Marquardt Insurance Commissioner

### **NEW SECTION**

WAC 284-23-300. BACKGROUND. This regulation, WAC 284-23-300 through 284-23-380, is based upon the model Annuity and Deposit Fund Disclosure Regulation adopted by the National Association of Insurance Commissioners on June 16, 1978.

### **NEW SECTION**

WAC 284-23-310 PURPOSE. (1) The purpose of this regulation is to require insurers to deliver to prospects for annuity contracts, or for deposit funds accepted in conjunction with life insurance policies or annuity contracts, information which helps the prospect select an annuity or deposit fund, or both, appropriate to the prospect's needs, improves the prospect's understanding of the basic features of the plan under consideration and improves the prospect's ability to evaluate the relative benefits of similar plans.

(2) This regulation does not prohibit the use of additional material which is not in violation of this regulation or any other statute or regulation.

### **NEW SECTION**

WAC 284-23-320 SCOPE. (1) To the extent hereinafter provided, this regulation shall apply to any solicitation, negotiation or procurement of annuity contracts, or deposit funds accepted in conjunction with individual life insurance policies or with annuity contracts which are subject to this regulation, occurring within this state. The regulation shall apply to any issuer of life policies or annuity contracts, including fraternal mutual life insurers.

(2) This regulation shall apply to:

(a) Individual deferred annuities other than: (i)variable annuities; (ii) investment annuities; and (iii) contracts registered with the federal Securities and Exchange Commission.

(b) Deposit funds (i.e., arrangements under which amounts to accumulate at interest are paid in addition to life insurance premiums or annuity considerations under provisions of individual life insurance policies or annuity contracts).

(3) This regulation shall not apply to:

- (a) Group annuity contracts whose cost is borne in whole or in part by the annuitant's employer or by an association of which the annuitant is a member. The cost of a contract shall not be deemed to be borne by an annuitant's employer to the extent the annuitant's salary is reduced or the annuitant foregoes a salary increase.
  - (b) Immediate annuity contracts.
- (c) Policies or contracts issued in connection with employee benefit plans as defined by Section 3(3) of the federal Employee Retirement Income Security Act of 1974 (ERISA) as amended from time to time.

- (d) A single advance payment of specific premiums equal to the discounted value of such premiums.
- (e) A policyholder's deposit account established primarily to facilitate payment of regular premiums and where the anticipated balance of such account does not exceed twice the sum of the premiums payable in one year on all policies for which premiums are being paid from such account.

### **NEW SECTION**

WAC 284-23-330 CONTRACT SUMMARY, CONTENTS. For the purposes of this regulation, Contract Summary means a written statement describing the elements of the annuity contract and deposit fund, including but not limited to:

- (1) A prominently placed title as follows: STATE-MENT OF BENEFIT INFORMATION. (This shall be followed by an identification of the annuity contract or deposit fund, or both, to which the statement applies.)
- (2) The name and address of the insurance agent or, if no agent is involved, a statement of the procedure to be followed in order to receive responses to inquiries regarding the Contract Summary.
- (3) The full name and home office or administrative office address of the insurer which will issue the annuity contract or administer the deposit fund.
- (4) The death benefits for the deposit fund, and for the annuity contract during the deferred period, and the form of the annuity payout. In the case where a choice of annuity payout form is provided, this item shall show the payout options guaranteed and the form of annuity payout selected for subsections 6, 7 and 9 of this section.
- (5) A prominent statement that the contract does not provide cash surrender values if such is the case.
- (6) The amount of the guaranteed annuity payments at the scheduled commencement of the annuity, based on the assumption that all scheduled considerations are paid and there are no prior withdrawals from or partial surrenders of the contract and no indebtedness to the insurer on the contract.
- (7) On the same basis as for subsection 6 except for guarantees, illustrative annuity payments not greater in amount than those based on first, the current dividend scale and the interest rate currently used to accumulate dividends under such contracts, or the current excess interest rate credited by the insurer, and second, the current annuity purchase rates. A dividend scale or excess interest rate which has been publicly declared by the insurer with an effective date not more than two months subsequent to the date of declaration shall be considered a current dividend scale or current excess interest rate.
- (8) For annuity contracts or deposit funds for which guaranteed cash surrender values at any duration are less than the total considerations paid, a prominent statement that such contractor fund may result in loss if kept for only a few years, together with a reference to the schedule of guaranteed cash surrender values required by subsection 9(c) of this section.
- (9) The following amounts, where applicable, for the first five contract years and representative contract years thereafter sufficient to clearly illustrate the patterns of considerations and benefits, including but not limited to

the tenth and twentieth contract years and at least one age from sixty through sixty-five or the scheduled commencement of annuity payments, if any, whichever is earlier:

- (a) The gross annual or single consideration for the annuity contract.
- (b) Scheduled annual or single deposit for the deposit fund, if any.
- (c) The total guaranteed cash surrender value at the end of the year, or, if no guaranteed cash surrender values are provided, the total guaranteed paid—up annuity at the end of the year. Values for a deposit fund must be shown separately from those for a basic contract.
- (d) The total illustrative cash values or paid—up annuity at the end of the year, not greater in amount than that based on first, the current dividend scale and the interest rate currently used to accumulate dividends under such contracts or the current excess interest rate credited by the insurer, and second, the current annuity purchase rates. A dividend scale or excess interest rate which has been publicly declared by the insurer with an effective date not more than two months subsequent to the date of declaration shall be considered a current dividend scale or current excess interest rate.
- (10) For a Contract Summary which includes values based on the current dividend scale or the current dividend accumulation or excess interest rate, a statement that such values are illustrations and are not guaranteed.
- (11) The date on which the Contract Summary is prepared.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### **NEW SECTION**

WAC 284-23-340 CONTRACT SUMMARY. REQUIREMENTS. The Contract Summary must be a separate document. All information required to be disclosed must be set out in such a manner as not to minimize or render any portion thereof obscure. Any amounts which remain level for two or more contract years may be represented by a single number if it is clearly indicated what amounts are applicable for each contract year. Amounts in subsections 4,6,7 and 9 of WAC 284-23-330 shall, in the case of flexible premium annuity contracts, be determined either according to an anticipated pattern of consideration payments or on the assumption that considerations payable will be \$1,000 per year. If not specified in the contract, annuity payments shall be assumed to commence at age 65 or 10 years from issue, whichever is later. Zero amounts shall be displayed as zero and shall not be displayed as blank spaces.

### **NEW SECTION**

WAC 284-23-350 DISCLOSURE REQUIRE-MENTS. (1) The insurer shall provide to all prospective purchasers a Contract Summary prior to accepting the applicant's initial consideration for the annuity contract, or in the case of a deposit fund, prior to acceptance of the applicant's initial consideration for the associated life

insurance policy or annuity contract, unless the annuity contract or associated life insurance policy for which application is made provides for an unconditional refund period of at least ten days or unless the Contract Summary contains such an unconditional refund offer, in which event the Contract Summary must be delivered with or prior to the delivery of the annuity contract or associated life insurance policy.

(2) The insurer shall provide a Contract Summary to any prospective purchaser upon request.

### **NEW SECTION**

WAC 284-23-360 GENERAL RULES. (1) Each insurer shall maintain at its home office or principal office, a complete file containing one copy of each document authorized by the insurer for use pursuant to this regulation. Such file shall contain one copy of each authorized form for a period of at least three years following the date of its last authorized use.

- (2) An agent shall inform the prospective purchaser, prior to commencing a sales presentation, that the agent is acting as a life insurance agent and shall inform the prospective purchaser of the full name of the insurance company which the agent is representing to the buyer. In sales situations in which an agent is not involved, the insurer shall identify its full name.
- (3) Terms such as financial planner, investment advisor, financial consultant, or financial counseling shall not be used by an agent unless he is generally engaged in an advisory business and receives a material part of his compensation from that source unrelated to the sale of insurance.
- (4) Any reference to dividends or to excess interest credits must include a statement that such dividends or credits are not guaranteed.
- (5) A presentation of benefits shall not display guaranteed and nonguaranteed benefits as a single sum unless guaranteed benefits are shown separately in close proximity thereto and with equal prominence.
- (6) Sales promotion literature and contract forms shall not state or imply that annuity contracts or deposit funds are the same as savings accounts or deposits in banking or savings institutions. The use of passbooks which resemble savings bank passbooks is prohibited.

### **NEW SECTION**

WAC 284-23-370 FAILURE TO COMPLY. Failure of an insurer to provide or deliver a Contract Summary as provided in WAC 284-23-350 shall constitute an omission which misrepresents the benefits, advantages, conditions or terms of an annuity contract or of an insurance policy, and shall constitute an unfair method of competition and an unfair act or practice pursuant to RCW 48.30.010.

### **NEW SECTION**

WAC 284-23-380 EFFECTIVE DATE. This regulation, WAC 284-23-300 through 284-23-380, shall apply to all solicitations which commence on or after April 1, 1980.

## WSR 79-07-053 ADOPTED RULES INSURANCE COMMISSIONER

[Order R 79-2-Filed June 25, 1979-Eff. January 1, 1980]

I, Dick Marquardt, Insurance Commissioner, of the state of Washington, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the solicitation of life insurance, requiring cost and benefit disclosures, the delivery of policy summaries and a buyer's guide to consumers, and establishing general rules to be followed by insurers and agents in the solicitation and sale of life insurance.

This action is taken pursuant to Notice No. WSR 79-05-084 filed with the code reviser on 5/1/79. Such rules shall take effect at a later date, such date being January 1, 1980.

This rule is promulgated under the general rule-making authority of the Insurance Commissioner as authorized in RCW 48.02.060 to effectuate RCW 48.30.010 and 48.30.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the State Register Act (chapter 34.08 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By Dick Marquardt Insurance Commissioner

### **NEW SECTION**

WAC 284-23-200 PURPOSE. (1) The purpose of this regulation is to require insurers to deliver to purchasers of life insurance, information which will improve the buyer's ability to select the most appropriate plan of life insurance for his needs, improve the buyer's understanding of the basic features of the policy which has been purchased or which is under consideration and improve the ability of the buyer to evaluate the relative costs of similar plans of life insurance.

(2) This regulation does not prohibit the use of additional material which is not in violation of this regulation or any other statute or regulation.

### **NEW SECTION**

WAC 284-23-210 SCOPE. (1) Except as hereafter exempted, this regulation shall apply to any solicitation, negotiation or procurement of life insurance occurring within this state. This regulation shall apply to any issuer of life insurance contracts including fraternal mutual life insurers.

- (2) Unless otherwise specifically included, this regulation shall not apply to:
  - (a) Annuities.
  - (b) Credit life insurance.
- (c) Group life insurance whose cost is borne in whole or in part by the individual insured's employer or by an association of which the individual insured is a member.

- (d) Life insurance policies issued in connection with pension and welfare plans as defined by and which are subject to the federal Employee Retirement Income Security Act of 1974 (ERISA).
- (e) Variable life insurance under which the death benefits and cash values vary in accordance with unit values of investments held in a separate account.

### **NEW SECTION**

WAC 284-23-220 DEFINITIONS. For the purposes of this regulation, the following definitions shall apply:

(1) "Buyer's Guide." A Buyer's Guide is a document which contains, and is limited to, the language contained in WAC 284-23-270 or language approved by the commissioner.

(2) "Cash Dividend." A Cash Dividend is the current illustrated dividend which can be applied toward payment of the gross premium.

(3) "Equivalent Level Annual Dividend." The Equivalent Level Annual Dividend is calculated by applying the following steps:

(a) Accumulate the annual cash dividends at five percent interest compounded annually to the end of the tenth and twentieth policy years.

(b) Divide each accumulation of Step (a) by an interest factor that converts it into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the values in Step (a) over the respective periods stipulated in Step (a). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.

(c) Divide the results of Step (b) by the number of thousands of the Equivalent Level Death Benefit to arrive at the Equivalent Level Annual Dividend.

(4) "Equivalent Level Death Benefit." The Equivalent Level Death Benefit of a policy or term life insurance rider is an amount calculated as follows:

(a) Accumulate the guaranteed amount payable upon death, regardless of the cause of death, at the beginning of each policy year for ten and twenty years at five per cent interest compounded annually to the end of the tenth and twentieth policy years respectively.

(b) Divide each accumulation of step (a) by an interest factor that converts it into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in step (a) over the respective periods stipulated in step (a). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.

(5) "Generic Name." Generic Name means a short title which is descriptive of the premium and benefit patterns of a policy or a rider.

(6) "Life Insurance Surrender Cost Index." The Life Insurance Surrender Cost Index is calculated by applying the following steps:

(a) Determine the guaranteed cash surrender value, if any, available at the end of the tenth and twentieth policy years.

(b) For participating policies, add the terminal dividend payable upon surrender, if any, to the accumulation of the annual Cash Dividends at five percent

interest compounded annually to the end of the period selected and add this sum to the amount determined in step (a).

- (c) Divide the result of step (b) (step a. for guaranteed—cost policies) by an interest factor that converts it into an equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in step (b) (step a. for guaranteed cost policies) over the respective periods stipulated in step (a). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.
- (d) Determine the equivalent level premium by accumulating each annual premium payable for the basic policy or rider at five percent interest compounded annually to the end of the period stipulated in step (a) and dividing the result by the respective factors stated in step (c). (This amount is the annual premium payable for a level premium plan.)
  - (e) Subtract the result of step (c) from step (d).
- (f) Divide the result of step (e) by the number of thousands of the Equivalent Level Death Benefit to arrive at the Life Insurance Surrender Cost Index.
- (7) "Life Insurance Net Payment Cost Index." The Life Insurance Net Payment Cost Index is calculated in the same manner as the comparable Life Insurance Cost Index except that the cash surrender value and any terminal dividend are set at zero.
- (8) "Policy Summary." For the purposes of this regulation, Policy Summary means a written statement describing the elements of the policy including but not limited to:
- (a) A prominently placed title as follows: STATE-MENT OF POLICY COST AND BENEFIT INFORMATION.
- (b) The name and address of the insurance agent, or, if no agent is involved, a statement of the procedure to be followed in order to receive responses to inquiries regarding the Policy Summary.
- (c) The full name and home office or administrative office address of the company in which the life insurance policy is to be or has been written.
- (d) The Generic Name of the basic policy and each rider.
- (e) The following amounts, where applicable, for the first five policy years and representative policy years thereafter sufficient to clearly illustrate the premium and benefit patterns, including, but not necessarily limited to, the years for which Life Insurance Cost Indexes are displayed and at least one age from sixty through sixty-five or maturity whichever is earlier:
  - (i) The annual premium for the basic policy.
  - (ii) The annual premium for each optional rider.
- (iii) Guaranteed amount payable upon death, at the beginning of the policy year regardless of the cause of death other than suicide, or other specifically enumerated exclusions, which is provided by the basic policy and each optional rider, with benefits provided under the basic policy and each rider shown separately.
- (iv) Total guaranteed cash surrender values at the end of the year with values shown separately for the basic policy and each rider.

- (v) Cash Dividends payable at the end of the year with values shown separately for the basic policy and each rider. (Dividends need not be displayed beyond the twentieth policy year.)
- (vi) Guaranteed endowment amounts payable under the policy which are not included under guaranteed cash surrender values above.
- (f) The effective policy loan annual percentage interest rate, if the policy contains this provision, specifying whether this rate is applied in advance or in arrears. (If the policy loan interest rate is variable, the Policy Summary shall include the maximum annual percentage rate.)
- (g) Life Insurance Surrender Cost and Life Insurance Net Payment Cost Indexes for ten and twenty years but in no case beyond the premium paying period. Separate indexes are displayed for the basic policy and for each optional term life insurance rider. Such indexes need not be included for optional riders which are limited to benefits such as accidental death benefits, disability waiver of premium, preliminary term life insurance coverage of less than 12 months and guaranteed insurability benefits nor basic policies or optional riders covering more than one life.
- (h) The Equivalent Level Annual Dividend, in the case of participating policies and participating optional term life insurance riders, under the same circumstances and for the same durations at which Life Insurance Cost Indexes are displayed.
- (i) A Policy Summary which includes dividends shall also include a statement that dividends are based on the company's current dividend scale and are not guaranteed in addition to a statement in close proximity to the Equivalent Level Annual Dividend as follows: An explanation of the intended use of the Equivalent Level Annual Dividend is included in the Life Insurance Buyer's Guide.
- (j) A statement in close proximity to the Life Insurance Cost Indexes as follows: An explanation of the intended use of these indexes is provided in the Life Insurance Buyer's Guide.
- (k) The date on which the Policy Summary is prepared.

The Policy Summary must consist of a separate document. All information required to be disclosed must be set out in such a manner as to not minimize or render any portion thereof obscure. Any amounts which remain level for two or more years of the policy may be represented by a single number if it is clearly indicated what amounts are applicable for each policy year. Amounts in item (e) of this section shall be listed in total, not on a per thousand nor per unit basis. If more than one insured is covered under one policy or rider, guaranteed death benefits shall be displayed separately for each insured or for each class of insureds if death benefits do not differ within the class. Zero amounts shall be displayed as zero and shall not be displayed as a blank space.

### **NEW SECTION**

WAC 284-23-230 DISCLOSURE REQUIRE-MENTS. (1) The insurer shall provide, to all prospective purchasers, a Buyer's Guide and a Policy Summary prior to accepting the applicant's initial premium or premium deposit, unless the policy for which application is made contains an unconditional refund provision of at least ten days or unless the Policy Summary contains such an unconditional refund offer, in which event the Buyer's Guide and Policy Summary must be delivered with the policy or prior to delivery of the policy. (RCW 48.23.380, requiring a 10-day free examination of policy, must be complied with.)

- (2) The insurer shall provide a Buyer's Guide and a Policy Summary to any prospective purchaser upon request.
- (3) In the case of policies whose Equivalent Level Death Benefit does not exceed \$5,000, the requirement for providing a Policy Summary will be satisfied by delivery of a written statement containing the information described in WAC 284-23-220(8) (b), (c), (d), (e)(i), (ii) and (iii), (f), (g), (j) and (k).

### **NEW SECTION**

WAC 284-23-240 GENERAL RULES. (1) Each insurer shall maintain at its home office or principal office, a complete file containing one copy of each document authorized by the insurer for use pursuant to this regulation. Such file shall contain one copy of each authorized form for a period of three years following the date of its last authorized use.

- (2) An agent shall inform the prospective purchaser, prior to commencing a life insurance sales presentation, that he is acting as a life insurance agent and inform the prospective purchaser of the full name of the insurance company which he is representing to the buyer. In sales situations in which an agent is not involved, the insurer shall identify its full name.
- (3) Terms such as financial planner, investment advisor, financial consultant or financial counseling shall not be used by an agent unless he is generally engaged in an advisory business and receives a material part of his compensation from that source unrelated to the sale of insurance.
- (4) Any reference to policy dividends must include a statement that dividends are not guaranteed.
- (5) A system or presentation which does not recognize the time value of money through the use of appropriate interest adjustments shall not be used for comparing the cost of two or more life insurance policies. Such a system may be used for the purpose of demonstrating the cash-flow pattern of a policy if such presentation is accompanied by a statement disclosing that the presentation does not recognize that, because of interest, a dollar in the future has less value than a dollar today.
- (6) A presentation of benefits shall not display guaranteed and non guaranteed benefits as a single sum unless they are shown separately in close proximity thereto.
- (7) A statement regarding the use of the Life Insurance Cost Indexes shall include an explanation to the

effect that the indexes are useful only for the comparison of the relative costs of two or more similar policies.

- (8) A Life Insurance Cost Index which reflects dividends or an Equivalent Level Annual Dividend shall be accompanied by a statement that it is based on the company's current dividend scale and is not guaranteed.
- (9) For the purposes of this regulation, the annual premium for a basic policy or rider, for which the company reserves the right to change the premium, shall be the maximum annual premium.

### **NEW SECTION**

WAC 284-23-250 FAILURE TO COMPLY. Failure of an insurer to provide or deliver a Buyer's Guide, or a Policy Summary as provided in WAC 284-23-230 shall constitute an unfair method of competition and an unfair act or practice, pursuant to RCW 48.30.010.

### **NEW SECTION**

WAC 284-23-260 EFFECTIVE DATE. This regulation, WAC 284-23-200 through 284-23-270, shall apply to all solicitations of life insurance which commence on or after January 1, 1980.

### **NEW SECTION**

WAC 284-23-270 LIFE INSURANCE BUYER'S GUIDE, FORM TO BE USED.

(The face page of the Buyer's Guide shall read as follows:)

### Life Insurance Buyer's Guide

This guide can show you how to save money when you shop for life insurance. It helps you to:

- Decide how much life insurance you should buy,
- Decide what kind of life insurance policy you need,
- Compare the cost of similar life insurance policies.

  Prepared by the National Association of Insurance
  Commissioners

Reprinted by (Company Name) (Month and year of printing)

(The Buyer's Guide shall contain the following language at the bottom of page 2:)

The National Association of Insurance Commissioners is an association of state insurance regulatory officials. This association helps the various Insurance Departments to coordinate insurance laws for the benefit of all consumers. You are urged to use this Guide in making a life insurance purchase.

This Guide Does Not Endorse Any Company or Policy.

(The remaining text of the Buyer's Guide shall begin on page 3 as follows:)

### Buying Life Insurance

When you buy life insurance, you want a policy which fits your needs without costing too much. Your first step is to decide how much you need, how much you can afford to pay and the kind of policy you want. Then, find out what various companies charge for that kind of policy. You can find important differences in the cost of life insurance by using the life insurance cost indexes which are described in this guide. A good life insurance agent or company will be able and willing to help you with each of these shopping steps.

If you are going to make a good choice when you buy life insurance, you need to understand which kinds are available. If one kind does not seem to fit your needs, ask about the other kinds which are described in this guide. If you feel that you need more information than is given here, you may want to check with a life insurance agent or company or books on life insurance in your public library.

### Choosing the Amount

One way to decide how much life insurance you need is to figure how much cash and income your dependents would need if you were to die. You should think of life insurance as a source of cash needed for expenses of final illnesses, paying taxes, mortgages or other debts. It can also provide income for your family's living expenses, educational costs and other future expenses. Your new policy should come as close as you can afford to making up the difference between (1) what your dependents would have if you were to die now, and (2) what they would actually need.

### Choosing the Right Kind

All life insurance policies agree to pay an amount of money if you die. But all policies are not the same. There are three basic kinds of life insurance.

- 1. Term insurance
- 2. Whole life insurance
- 3. Endowment insurance

Remember, no matter how fancy the policy title or sales presentation might appear, all life insurance policies contain one or more of the three basic kinds. If you are confused about a policy that sounds complicated, ask the agent or company if it combines more than one kind of life insurance. The following is a brief description of the three basic kinds:

#### Term Insurance

Term insurance is death protection for a "term" of one or more years. Death benefits will be paid only if you die within that term of years. Term insurance generally provides the largest immediate death protection for your premium dollar.

Some terms insurance policies are "renewable" for one or more additional terms even if your health has changed. Each time you renew the policy for a new term, premiums will be higher. You should check the premiums at older ages and the length of time the policy can be continued.

Some term insurance policies are also "convertible". This means that before the end of the conversion period, you may trade the term policy for a whole life or endowment insurance policy even if you are not in good

health. Premiums for the new policy will be higher than you have been paying for the term insurance.

#### Whole Life Insurance

Whole life insurance gives death protection for as long as you live. The most common type is called "straight life" or "ordinary life" insurance, for which you pay the same premiums for as long as you live. These premiums can be several times higher than you would pay initially for the same amount of term insurance. But they are smaller than the premiums you would eventually pay if you were to keep renewing a term insurance policy until your later years.

Some whole life policies let you pay premiums for a shorter period such as 20 years, or until age 65. Premiums for these policies are higher than for ordinary life insurance since the premium payments are squeezed into a shorter period.

Although you pay higher premiums, to begin with, for whole life insurance than for term insurance, whole life insurance policies develop "cash values" which you may have if you stop paying premiums. You can generally either take the cash, or use it to buy some continuing insurance protection. Technically speaking, these values are called "nonforfeiture benefits". This refers to benefits you do not lose (or "forfeit") when you stop paying premiums. The amount of these benefits depends on the kind of policy you have, its size, and how long you have owned it.

A policy with cash values may also be used as collateral for a loan. If you borrow from the life insurance company, the rate of interest is shown in your policy. Any money which you owe on a policy loan would be deducted from the benefits if you were to die, or from the cash value if you were to stop paying premiums.

### Endowment Insurance

An endowment insurance policy pays a sum or income to you—the policyholder—if you live to a certain age. If you were to die before then, the death benefit would be paid to your beneficiary. Premiums and cash values for endowment insurance are higher than for the same amount of whole life insurance. Thus endowment insurance gives you the least amount of death protection for your premium dollar.

### Finding a Low Cost Policy

After you have decided which kind of life insurance fits your needs, look for a good buy. Your chances of finding a good buy are better if you use two types of index numbers that have been developed to aid in shopping for life insurance. One is called the "Surrender Cost Index" and the other is the "Net Payment Cost Index". It will be worth your time to try to understand how these indexes are used, but in any event, use them only for comparing the relative costs of similar policies. LOOK FOR POLICIES WITH LOW COST INDEX NUMBERS.

#### What is cost?

"Cost" is the difference between what you pay and what you get back. If you pay a premium for life insurance

and get nothing back, your cost for the death protection is the premium. If you pay a premium and get something back later on, such as a cash value, your cost is smaller than the premium.

The cost of some policies can also be reduced by dividends; these are called "participating" policies. Companies may tell you what their current dividends are, but the size of future dividends is unknown today and cannot be guaranteed. Dividends actually paid are set each year by the company.

Some policies do not pay dividends. These are called "guaranteed cost" or "non participating" policies. Every feature of a guaranteed cost policy is fixed so that you know in advance what your future cost will be.

The premiums and cash values of a participating policy are guaranteed, but the dividends are not. Premiums for participating policies are typically higher than for guaranteed cost policies, but the cost to you may be higher or lower, depending on the dividends actually paid.

What Are Cost Indexes?

In order to compare the cost of policies, you need to look at:

- 1. Premiums
- 2. Cash Values
- 3. Dividends

Cost indexes use one or more of these factors to give you a convenient way to compare relative costs of similar policies. When you compare costs, an adjustment must be made to take into account that money is paid and received at different times. It is not enough to just add up the premiums you will pay and to subtract the cash values and dividends you expect to get back. These indexes take care of the arithmetic for you. Instead of having to add, subtract, multiply and divide many numbers yourself, you just compare the index numbers which you can get from life insurance agents and companies:

- 1. <u>Life Insurance Surrender Cost Index.</u> This index is useful if you consider the level of the cash values to be of primary importance to you. It helps you compare costs if at some future point in time, such as 10 or 20 years, you were to surrender the policy and take its cash value.
- 2. <u>Life Insurance Net Payment Cost Index.</u> This index is useful if your main concern is the benefits that are to be paid at your death and if the level of cash values is of secondary importance to you. It helps you compare costs at some future point in time, such as 10 or 20 years, if you continue paying premiums on your policy and do not take its cash value.

\* \* \*

There is another number called the Equivalent Level Annual Dividend. It shows the part dividends play in determining the cost index of a participating policy. Adding a policy's Equivalent Level Annual Dividend to its cost index allows you to compare total costs of similar policies before deducting dividends. However, if you make any cost comparisons of a participating policy with a non participating policy, remember that the total cost of the participating policy will be reduced by dividends, but the cost of the non participating policy will not change.

How Do I Use Cost Indexes?

The most important thing to remember when using cost indexes is that a policy with a small index number is generally a better buy than a comparable policy with a larger index number. The following rules are also important:

- (1) Cost comparisons should only be made between similar plans of life insurance. Similar plans are those which provide essentially the same basic benefits and require premium payments for approximately the same period of time. The closer policies are to being identical, the more reliable the cost comparison will be.
- (2) Compare index numbers only for the kind of policy, for your age and for the amount you intend to buy. Since no one company offers the lowest cost for all types of insurance at all ages and for all amounts of insurance, it is important that you get the indexes for the actual policy, age and amount which you intend to buy. Just because a "Shopper's guide" tells you that one company's policy is a good buy for a particular age and amount, you should not assume that all of that company's policies are equally good buys.
- (3) Small differences in index numbers could be offset by other policy features, or differences in the quality of service you may expect from the company or its agent. Therefore, when you find small differences in cost indexes, your choice should be based on something other than cost.
- (4) In any event, you will need other information on which to base your purchase decision. Be sure you can afford the premiums, and that you understand its cash values, dividends and death benefits. You should also make a judgment on how well the life insurance company or agent will provide service in the future, to you as a policyholder.
- (5) These life insurance cost indexes apply to new policies and should not be used to determine whether you should drop a policy you have already owned for a while, in favor or a new one. If such a replacement is suggested, you should ask for information from the company which issued the old policy before you take action.

### Important Things to Remember - A Summary

The first decision you must make when buying a life insurance policy is choosing a policy whose benefits and premiums most closely meet your needs and ability to pay. Next, find a policy which is also a relatively good buy. If you compare Surrender Cost Indexes and Net Payment Cost Indexes of similar competing policies, your chances of finding a relatively good buy will be

better than if you do not shop. REMEMBER, LOOK FOR POLICIES WITH LOWER COST INDEX NUMBERS. A good life insurance agent can help you to choose the amount of life insurance and kind of policy you want and will give you cost indexes so that you can make cost comparisons of similar policies.

Don't buy life insurance unless you intend to stick with it. A policy which is a good buy when held for 20 years can be very costly if you quit during the early years of the policy. If you surrender such a policy during the first few years, you may get little or nothing back and much of your premium may have been used for company expenses.

Read your new policy carefully, and ask the agent or company for an explanation of anything you do not understand. Whatever you decide now, it is important to review your life insurance program every few years to keep up with changes in your income and responsibilities.

### WSR 79-07-054 PROPOSED RULES **BOARD OF PHARMACY** [Filed June 25, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy, intends to adopt, amend, or repeal rules concerning products restrictions and registration, amending WAC 360-36-220 and 360-36-230;

that such agency will at 1:00 p.m., Thursday, August 23, 1979, in the large meeting room of the Burien Public Library, 14700 Sixth Avenue, S.W., Burien, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Thursday, August 23, 1979, in the large meeting room of the Burien Public Library, 14700 Sixth Avenue, S.W., Burien, WA.

The authority under which these rules are proposed is RCW 18.64.005(11) and 69.50.301.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 23, 1979, and/or orally at 1:00 p.m., Thursday, August 23, 1979, large meeting room of the Burien Public Library, 14700 Sixth Avenue, S.W., Burien, WA.

> Dated: June 25, 1979 By: David C. Campbell, Jr. **Executive Secretary**

#### AMENDATORY SECTION (Order 138, filed 11/8/77)

WAC 360-36-220 PRODUCT RESTRICTIONS. Sodium pentobarbital obtained under this limited registration shall be labeled For veterinary use only" and shall be formulated ((with one or more other active drug ingredients which are not controlled substances;)) so that it is only suitable for use in animal euthanasia. The board will make available a list of approved products.

### AMENDATORY SECTION (Order 138, filed 11/8/77)

WAC 360-36-230 REGISTRATION. (1) Registrations under chapter 69.50 RCW shall be for an annual period with the registration period ending on ((May)) October 31st of each year. The registration fee shall be as follows:

(a) \$15.00 for application for limited registration.

(b) \$10.00 for annual renewal of limited registration.

(2) A separate registration is required for each separate location.

(3) Registration with the drug enforcement administration shall be limited to schedule ((HI)) II nonnarcotic controlled substances and shall be used only for the acquisition of ((drugs)) sodium pentobarbital for animal euthanasia.

### WSR 79-07-055 PROPOSED RULES DEPARTMENT OF LICENSING

(Board of Nursing) [Filed June 25, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Nursing intends to adopt, amend, or repeal concerning CRN prescriptive authority: application requirements, authorized prescriptions, termination of prescriptive authorization, prescriptive authorization period, renewal. Adding as new sections WAC 308-120-400, 308-120-410, 308-120-420, 308-120-430 and 308-120-440. (A copy of the proposed rules is shown below, however, changes may be made at the public hearing.);

that such agency will at 1:30 p.m., Thursday, August 9 9, 1979, in the Hyatt House-Seattle, Phoenix E Room, 17001 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Thursday, August 9, 1979, in the Hyatt House-Seattle, Phoenix E Room, 17001 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.88.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 6, 1979, and/or orally at 1:30 p.m., Thursday, August 9, 1979, Hyatt House-Seattle, Phoenix E Room, 17001 Pacific Highway South, Seattle, WA.

> Dated: June 25, 1979 Margaret M. Sullivan RN **Executive Secretary**

### **NEW SECTION**

WAC 308-120-400 APPLICATION REQUIREMENTS FOR CRN PRESCRIPTIVE AUTHORITY. A registered nurse applicant for authority to prescribe legend drugs shall:

(1) be currently recognized as a certified registered nurse in Washington;

(2) have been engaged in clinical practice for a total of one year, either as a requirement of the board-approved national certification, or practice subsequent to CRN recognition by the board;

(3) provide evidence of completion of thirty contact hours of education in clinical pharmacology related to the applicant's scope of practice, and which are:

(a) obtained within a two-year time period immediately prior to the date of application for prescriptive authority; and

(b) derived from the following:

(i) study within the CRN certification program,

(ii) study other than (i) above approved by the board;

(4) submit a completed, notarized application on a form provided by the board accompanied by a specified non-refundable fee. This application shall include two statements attesting to the applicant's knowledge and ability to prescribe medication within the applicant's scope of practice, signed by practitioners legally authorized in Washington to prescribe medications related to the applicant's scope of practice.

#### **NEW SECTION**

WAC 308-120-410 AUTHORIZED PRESCRIPTIONS BY THE CRN. (1) Prescriptions for legend drugs shall comply with the requirements stated in RCW 69.41.040 and .050.

(2) Prescriptions shall be signed by the prescriber, followed with the initials "CRN" and the prescriber identification number assigned by the board with reference to specific CRN practice areas as follows:

| anesthesia                      | -10  |
|---------------------------------|------|
| midwifery                       | -20  |
| adult health                    | -30  |
| community health                | -40  |
| family health                   | -50  |
| gerontology                     | -60  |
| maternal-gynecological-neonatal | -70  |
| medical/surgical                | -80  |
| pediatrics                      | -90  |
| psychiatric/mental health       | -100 |
| occupational health             | -110 |
|                                 |      |

(3) Prescriptions for controlled substances in schedules I through IV are statutorily prohibited by RCW 18.88.280(16).

#### **NEW SECTION**

WAC 308-120-420 TERMINATION OF PRESCRIPTIVE AUTHORIZATION. Prescriptive authorization shall be terminated by the board when the CRN has:

(1) prescribed outside the scope of practice or for other than thera-

peutic purposes, or

(2) been found in violation of chapter 18.88 RCW.

### **NEW SECTION**

WAC 308-120-430 PRESCRIPTIVE AUTHORIZATION PERIOD. (1) Prescriptive authorization shall be consistent with the current renewal system.

(2) Authorization shall be approved for renewal after meeting the requirements of WAC 308-120-440.

### **NEW SECTION**

WAC 308-120-440 RENEWAL. (1) Documentation of eight contact hours of continuing education in clinical pharmacology related to applicant's scope of practice approved by the board.

(a) derived from any combination of the following approved by the

board:

(i) formal academic study

- (ii) continuing educational offerings
- (iii) other learning activities

(b) obtained within the renewal period.

(2) Completed and notarized renewal application with specified non-refundable fee.

### WSR 79-07-056 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Order 1409—Filed June 25, 1979]

I, Michael Stewart, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to Food stamps—Work registration—Voluntary quit, new WAC 388-54-677.

This action is taken pursuant to Notice No. WSR 79-05-044 filed with the code reviser on April 27, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By Michael S. Stewart Executive Assistant

### **NEW SECTION**

WAC 388-54-677 WORK REGISTRATION—VOLUNTARY QUIT. No applicant household whose primary wage earner voluntarily quit his/her most recent job without good cause shall be eligible for participation in the program as specified below:

- (1) When a household files an application, the department shall determine:
- (a) If any currently unemployed household member who is required to register for full time work has quit his/her most recent job without good cause within the last sixty days;

Changes in employment status that result from reducing hours of employment, while working for the same employer, terminating a self-employment enterprise or resigning from a job at the demand of the employer will not be considered as a voluntary quit for purpose of this subsection.

- (b) If that member is the household's primary wage earner. The primary wage earner shall be that household member age eighteen or over who was acquiring the greatest amount of earned financial support for the household at the time of the quit;
- (c) If the voluntary quit was with or without good cause.
- (2) If the quit is without good cause the household's application for participation shall be denied for a period of two months beginning with the month of quit:
- (a) The household shall be advised of the reason for the denial and of its rights to reapply and/or request a fair hearing;
- (b) If an application for participation in the food stamp program is filed in the second month of disqualification, the department shall use the same application for the denial of benefits in the remaining month of disqualification and certification for any subsequent month(s) if all other eligibility criteria are met.
- (3) The following persons are exempt from voluntary quit provisions:
- (a) Primary wage earners in households certified for the program at the time of the quit; and
- (b) Persons exempt from the full time work registration provisions.
- (4) Good cause for leaving employment includes the good cause provisions found in WAC 388-54-675(5)

and resigning from a job that does not meet the suitability criteria specified in WAC 388-54-675(7). Good cause for leaving employment shall also include:

- (a) Discrimination by an employer based on age, race, sex, color, handicap, religious beliefs, national origin or political beliefs;
- (b) Work demands or conditions that render continued employment unreasonable, such as working without being paid on schedule;
- (c) Acceptance by the primary wage earner of employment, or enrollment of at least half-time in any recognized school, training program or institution of higher education, that requires the primary wage earner to leave employment;
- (d) Acceptance by any other household member of employment or enrollment at least half-time in any recognized school, training program or institution of higher education in another county or similar political subdivision which requires the household to move thereby requiring the primary wage earner to leave employment;
- (e) Resignations by persons under the age of sixty which are recognized by the employer as retirement;
- (f) Employment which becomes unsuitable by not meeting the criteria specified in WAC 388-54-675(7) after the acceptance of such employment;
- (g) Acceptance of a bona fide offer of employment of more than twenty hours a week or in which the weekly earnings are equivalent to the federal minimum wage multiplied by twenty hours which, because of circumstances beyond the control of the primary wage earner, subsequently either does not materialize or results in employment of less than twenty hours a week or weekly earnings of less than the federal minimum wage multiplied by twenty hours; and
- (h) Leaving a job in connection with patterns of employment in which workers frequently move from one employer to another such as migrant farm labor or construction work. There may be some circumstances where households will apply for food stamp benefits between jobs particularly in cases where work may not yet be available at the new job site. Even though employment at the new site has not actually begun, the quitting of the previous employment shall be considered as with good cause if part of the pattern of that type of employment.
- (5) The department shall request verification of the household's statements only to the extent that the information given by the household is questionable:
- (a) The primary responsibility for providing verification rests with the household;
- (b) If it is difficult or impossible for the household to obtain documentary evidence in a timely manner, the department shall offer assistance to the household to obtain the needed verification;
- (c) Acceptable sources of verification include but are not limited to the previous employer, employee association, union representatives and grievance committees or organizations;
- (d) Whenever documentary evidence cannot be obtained, the department shall substitute a collateral contact;

- (e) The department is responsible for obtaining verification from acceptable collateral contacts provided by the household:
- (f) If the household and department are unable to obtain requested verification from these or other sources because the cause for the quit resulted from circumstances that for good reason cannot be verified, such as a resignation from employment due to discrimination practices or unreasonable demands by an employer, or because the employer cannot be located, the household will not be denied access to the program.

# WSR 79-07-057 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 1408—Filed June 25, 1979]

I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

This action is taken pursuant to Notice No. WSR 79-05-029 filed with the code reviser on 4/20/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-670 HOUSEHOLD DETERMINA-TION—STUDENT TAX DEPENDENTS. (1) ((No student shall be considered a member of a household other than that household in which he is claimed or claimable as a tax dependent for federal income tax purposes if the student is)) No individual who is a member of a household otherwise eligible to participate in the program shall be eligible to participate as a member of that or any other household if the individual is:

(a) Eighteen years of age or older, and

(b) Enrolled and attending at least half-time an institution recognized by a federal, state or local government agency as providing post-high school education, and((3))

(c) Properly claimed or could be properly claimed as a tax dependent for the current year for federal income tax purposes by a taxpayer member of another household not eligible as specified in subsection (3) of this section to participate in the food stamp program. "Properly claimed tax dependent" means that the taxpayer provides or is treated as having provided more than half

of the student's support during the calendar year in which the student makes application.

- (2) The eligibility of the taxpayer's household shall be based on information provided by the student or the taxpayer.
- (a) The department shall verify the tax dependent status of a student who is subject to the tax dependency rules and who does not know his tax dependent status or who provides questionable information.
- (b) The parent's failure to supply requested information or a parental response which indicates student ineligibility shall result in the student being declared ineligible.
- (3) If the taxpayer's household is not currently certified for food stamps, its eligibility shall be determined by the household's size and monthly gross income, based on tables provided by FNS.
- (a) The allowable gross income limits as computed by FNS are calculated by increasing the current net income eligibility limits by the standard deduction, the maximum shelter deduction and the twenty percent earned income deduction.
- (b) Self-employed households shall have their gross income determined on an annual, rather than a monthly basis, minus the cost of doing business, but prior to deducting taxes.
- (4) The remainder of the household in which the ineligible student resides may be certified, if otherwise eligible.
- (a) The income and resources of an individual determined ineligible due to tax dependency is not considered available to other household members in establishing the household's eligibility and basis of issuance.
- (b) The tax dependent's presence in the household shall not be considered in determining the food stamp allotment.

### AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

<u>WAC 388-54-765</u> CERTIFICATION PERI-ODS—NOTICES TO HOUSEHOLDS. (1) The applicant household shall be provided with one of the following written notices as soon as determination is made but no later than  $((3\theta))$  thirty days after the date of initial application:

- (a) Notice of eligibility. Written notice containing the amount of the allotment, beginning and ending dates of the certification period, the right to a fair hearing, an information phone number and information regarding free legal representation.
- (b) Notice of denial. Written notice explaining basis for denial, right to a fair hearing, information phone number and information about free legal services.
- (c) Notice of pending status. Written notice informing the household that its application is still being processed; whether some action by the household is needed to complete the application, what this action is, and that the application will be denied if the household fails to take the required action within ((60)) sixty days of the date the application was filed.
- (2) Notice of adverse action. Prior to any action to reduce or terminate a household's benefits within the

certification period the department shall provide notice to the household at least ((10)) ten days prior to the action.

- (a) This notice shall include:
- (i) The proposed action and reason for the action;
- (ii) The household's right to a fair hearing;
- (iii) An information telephone number((;));
- (iv) The availability of continued benefits((5));
- (v) The liability for any overissuances received while awaiting a fair hearing if the decision is adverse to the household;
  - (vi) Notice of availability of free legal services.
  - (b) A notice of adverse action is not required when:
- (i) Mass changes ((in federal or state law occur)) are made by federal or state government, except as provided for in subdivision (c) of this subsection;
- (ii) The department determines that the members of a household have died;
  - (iii) The household has moved from the project area;
- (iv) Restoration of lost benefits is completed and the household was previously notified in writing of when the increased allotment would terminate;
- (v) Allotment varies from month to month and the household was notified at the time of certification that these changes would be made;
- (vi) If the household experiences reduction in benefits upon approval of a PA grant and was so notified at the time of application;
- (vii) A household member is disqualified for fraud or the benefits of the remaining household members are reduced or terminated to reflect the disqualification of that household member((-));
- (viii) The household contains a member subject to a lockout or strike and signs a waiver of its right to notice of adverse action for purposes of receiving a longer certification period than is otherwise allowed for such households.
- (c) A notice of adverse action will be required because of mass changes resulting from the implementation of the Food Stamp Act of 1977. The department shall send an individual notice of adverse action to each household that receives a reduction or termination in benefits during its certification period due to these regulations. The notice of adverse action shall explain to the household:
- (i) That the change is the result of changes in federal law;
- (ii) That although the household has the right to request a fair hearing, benefits will be continued pending the fair hearing only if the household believes its eligibility or benefit level was computed incorrectly under the new law, or that the new law is being misapplied or misinterpreted.
- (d) Instead of an individual notice, the department shall send a general notice to all or part of the food stamp caseload when new eligibility rules are matched by computer with current history file information.

The general notice shall explain that the cause of the allotment change, if any, is the Food Stamp Act of 1977, and the circumstances for continuing or reinstating the household's former level of benefits as in an individual notice. The general notice shall be sent no later

than the allotment of ATP that adjusts the household's benefits to the new program.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-820 FAIR HEARINGS—CONTINUATION OF BENEFITS PENDING. (1) The household is entitled to continuation of benefits if:

- (a) It requests a fair hearing within the period specified by the notice of adverse action;
  - (b) Its certification period has not expired((-));
  - (c) It has not waived continuation of benefits.
- (2) If a hearing request is not made within the period provided by the notice of adverse action, benefits shall be reduced or terminated as provided in the notice, unless failure to make the request was for good cause.
- (a) Once continued or reinstated, benefits shall not be reduced or terminated prior to receipt of the hearing decisions unless:
  - (i) The certification period expires;
- (ii) The hearing examiner makes a preliminary determination in writing and at the hearing that it is a matter of policy;
- (iii) A change affecting the household's eligibility or basis of issuance occurs while the hearing decision is pending and the household fails to request a hearing after the subsequent notice of adverse action; or
- (iv) A mass change occurs while the hearing decision is pending.
- (3) The CSO shall promptly inform the household in writing if benefits are reduced or terminated pending the hearing decision.
- (4) When benefits are reduced or terminated due to a mass change, participation on the prior basis shall be reinstated only if the issue being contested is that food stamp eligibility or benefits were improperly computed or that federal law or regulation is being misapplied or misinterpreted by the department.
- (5) If the department's action is upheld by the hearing decision, a claim against the household shall be established for all overissuances.
- (6) The department shall send an individual notice of the adverse action to each household that receives a reduction or termination in benefits during its certification period due to mass changes resulting from implementation of the Food Stamp Act of 1977. The notice of adverse action shall explain to the household that the change is the result of changes in federal law and that although the household has the right to request a fair hearing, benefits will be continued pending the fair hearing only if the household believes its eligibility or benefits level was computed incorrectly under the new law, or that the new law is being misapplied or misinterpreted.

## WSR 79-07-058 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 79-45-Filed June 26, 1979]

I, Gordon Sandison, director of Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to comply with amendments to chapters 75.24 and 75.28 RCW.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 26, 1979.

By Gordon Sandison Director

#### **NEW SECTION**

WAC 220-52-01900D GEODUCK CLAMS Notwithstanding the provisions of WAC 220-52-019 and WAC 220-52-01901, effective immediately until further notice, the following provisions shall apply:

- (1) One geoduck validation must be physically present on board the harvest vessel for each and every geoduck personal commercial fishing license in use. It is the responsibility of the holder of a harvest agreement to issue validations only to divers authorized to harvest on the specific tract or tracts. It is the responsibility of the holder of the harvest agreement to ensure that the required number of validation cards are on board the harvesting vessel engaged in geoduck harvesting.
- (2) A valid geoduck personal commercial fishing license is required for each and every diver who is harvesting or attempting to harvest geoducks.
- (3) It shall be unlawful for more than six divers to harvest geoducks at any one time on a single geoduck tract. It is the responsibility of the holder of a harvest agreement to ensure that no more than six divers are harvesting at one time.
- (4) It shall be unlawful to take, fish for or possess geoduck clams except within the boundaries of the subtidal tracts for which geoduck harvest agreements have been issued by the Department of Natural Resources.

- (5) On subtidal tracts for which geoduck harvest agreements have been issued by the Department of Natural Resources after June 30, 1979, it shall be unlawful to harvest from bottoms which are shallower than 18 feet below mean lower low water (0.0 fee) or which lay in an area bounded by the line of ordinary high tide (mean high tide) and a line 200 yards seaward from and parallel to said line of ordinary high tide.
- (6) Numbered validations will be issued only to holders of valid subtidal geoduck harvest agreements issued by the Department of Natural Resources and persons who hold current geoduck tract licenses issued by the Department of Fisheries. The validation will contain the identification of each licensed tract.
- (7) At all times when geoduck harvesting is occurring, the geoduck tract license for the specific tract and the geoduck personal commercial fishing license and validation card for each and every diver who is harvesting or attempting to harvest geoducks from that tract must be prominently displayed on board the vessel.

#### REPEALER

The following section of the Washington Administrative Code is hereby repealed:

WAC 220-52-01900C GEODUCK CLAMS (79-41)

## WSR 79-07-059 PROPOSED RULES PUBLIC DISCLOSURE COMMISSION [Filed June 26, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning:

Amd WAC 390-16-039 Total contributions and expenditures—
Reporting.

Amd WAC 390-16-055 Filing reports by pondomiciled

Amd WAC 390-16-055 Filing reports by nondomiciled committees;

that such agency will at 9:00 A.m., Tuesday, July 17, 1979, in the Evergreen Plaza Building, conference room, 711 Capitol Way, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, July 17, 1979, in the Evergreen Plaza Building, conference room, 711 Capitol Way, Olympia.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to July 17, 1979, and/or orally at 9:00 a.m., Tuesday, July 17, 1979, Evergreen Plaza Building, Olympia, Washington.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-05-096 filed with the code reviser's office on May 2, 1979.

Dated: June 26, 1979
By: David R. Clark
Assistant Administrator

#### WSR 79-07-060 EMERGENCY RULES PUBLIC DISCLOSURE COMMISSION

[Order 79-02-Filed June 26, 1979]

Be it resolved by the Public Disclosure Commission, acting at 403 Evergreen Plaza Building, FJ-42, Olympia, WA 98504, that it does promulgate and adopt the annexed rules relating to form for report of legislative activity by state agencies, amending WAC 390-20-050.

We, the members of the Public Disclosure Commission, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the revised form must be printed and ready for use by July 30, 1979.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 42.17.370(1) which directs that the Public Disclosure Commission has authority to implement the provisions of the Washington State Open Government Act.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 19, 1979.

By Karen M. Copeland for David R. Clark Assistant Administrator

AMENDATORY SECTION (Amending Order 43, filed 9/26/74)

WAC 390-20-050 FORMS—FOR REPORT OF LEGISLATIVE ACTIVITY BY STATE AGENCIES. Pursuant to the statutory authority of 36(1), chapter 1, Laws of 1973, the official form for report of legislative activity by state agencies as required by section 19 is hereby adopted for use in reporting to the Public Disclosure Commission. This form, revised 6/79, shall be designated as "L-5". Copies of this form may be obtained at the Commission office, Room 403 Evergreen Plaza Building, Olympia, Washington 98504.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

published above varies from its predecessor in certain respects not indicated by the use of these markings.

## WSR 79-07-061 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1639—Filed June 27, 1979—Eff. August 1, 1979]

I, Bob J. Mickelson, director of Agriculture, do promulgate and adopt at 406 General Administration Building, Olympia, WA, the annexed rules relating to increasing the assessment from 25 cents to 50 cents per hundredweight of cleaned seed, amending WAC 16-529-140.

This action is taken pursuant to Notice No. WSR 79-03-076 filed with the code reviser on March 6, 1979. Such rules shall take effect at a later date, such date being August 1, 1979.

This rule is promulgated pursuant to chapter 15.65 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 22, 1979.

By Bob J. Mickelson Director

AMENDATORY SECTION (Amending Order 1, filed 3/13/75)

WAC 16-529-140 ASSESSMENTS. (1) The fixed annual assessment on all varieties of alfalfa seed subject to this marketing order shall be ((twenty-five)) fifty cents (((twenty-five))) per hundredweight of cleaned seed, which shall be paid by the producer thereof upon each and every unit sold, marketed, or delivered for sale by him

(2) First handlers or purchasers shall collect assessments at time of payment for seed from producers whose production they handle and remit the same to the board in accordance with procedures adopted by the board.

Producers and producer-handlers who ship their alfalfa seed direct to handlers outside of the state of Washington shall remit assessments to the board at time of shipment.

## WSR 79-07-062 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed June 27, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social

and Health Services intends to adopt, amend, or repeal rules concerning adult family homes, amending chapter 388-15 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis effective July 1, 1979.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart Executive Assistant Department of Social and Health Services Mailstop OB-44 C Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, August 8, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 15, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 10:00 a.m., Wednesday, August 8, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: June 26, 1979 By: Michael S. Stewart Executive Assistant

#### **AMENDATORY SECTION**

WAC 388-15-140 ((PLACEMENT SERVICES)) RESIDENTIAL SERVICES. (((1) These are those services necessary to select the appropriate community or institutional placement to meet the particular needs and desires of eligible individuals, including placement in family homes for adults, CCFs, ICFs, and SNFs and periodically reviewing the placement for appropriateness. Close cooperation with the department's nursing care consultants is essential to be certain that individuals with medical problems are placed, or replaced in settings where their medical needs are most appropriately and adequately met:)

(1) Residential services are those services necessary to select the appropriate residential placement to meet the particular needs and desires of eligible adults, including placement in adult family homes, congregate care facilities, and nursing homes, as well as periodically reviewing the placement for appropriateness. The department's nursing care consultants will be used as resources to verify that individuals with medical problems are placed, or replaced in settings where their medical needs are appropriately and adequately met.

(((2) Resource development is also an inevitable part of this service, since appropriate placements in family homes, congregate care facilities, or ICFs cannot be made if no such resources exist in the community or adjacent communities. Hence, recruiting, studying and licensing or approving family homes for adults is an integral part of placement services, as well as encouraging the development of CCFs and ICFs.))

(((3))) (2) Goals for ((Placement)) Residential Services shall be limited to those specified in WAC 388-15-010(1)(a)-(e). Also see WAC 388-15-010(2).

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### **NEW SECTION**

WAC 388-15-551 ADULT FAMILY HOME - DEFINITION.

An adult family home is a private home licensed to care for no more

than four residents which has entered into a service delivery contract with the department.

#### **NEW SECTION**

WAC 388-15-552 ADULT FAMILY HOME - ELIGIBLE PERSONS. (1) Persons are eligible to receive adult family home care placement services who:

(a) Have income less than 80% State Median Income Adjusted for Family Size (SMIAFS).

(b) Require less than Skilled Nursing Care. See WAC 388-88-081.

- (c) Are unable to maintain a safe environment in an independent living arrangement, or require training, supervision or assistance with activities of daily living services and/or health related services.
- (2) Persons are eligible to receive adult family home payment services whose:
  - (a) Nonexempt income exceeds the basic cost of care, but
- (b) Is less than the cost of their individual level of care as assessed by department staff.

#### **NEW SECTION**

WAC 388-15-553 ADULT FAMILY HOME - DETERMINA-TION OF NEED. The department, in consultation with the individual, shall assess if the individual requires adult family home care. Adult family home services include those necessary for activities of daily living, such as eating/dining, community mobility, etc., and health-related services such as diet and ambulation. Consideration will be given to other services available for the client including community services such as chore services, home health aid, etc, as well as other residential services available.

#### **NEW SECTION**

WAC 388-15-554 ADULT FAMILY HOME - PLACEMENT IN FACILITY. Selection of an adult family home is to be made by the individual, his/her relatives or others acting on his/her behalf.

#### **NEW SECTION**

WAC 388-15-555 ADULT FAMILY HOME - PAYMENTS - STANDARDS - PROCEDURES. All nonexempt income of a person placed in an adult family home shall first be applied to the person's clothing, personal maintenance and necessary incidentals. Any remaining nonexempt income shall be applied to the cost of adult family home care.

(1) Nonexempt income is gross income less the first \$20 of any earned or unearned income plus the next \$65 of the earned income plus 1/2 the remainder of the earned income.

(2) Adult family home residents may also retain up to \$1500 in cash or other liquid resources. Any resources in excess of this limitation are considered nonexempt income to be applied to cost of care and services. Also see WAC 388-29-580 and 388-92-045 for standards and resources.

## WSR 79-07-063 ADOPTED RULES DEPARTMENT OF LICENSING [Order RE 127—Filed June 27, 1979]

I, R. Y. Woodhouse, director of Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to real estate education, adopting as a new rule, WAC 308-124H-032 and amending WAC 308-124H-040.

This action is taken pursuant to Notice No. WSR 79-05-122 filed with the code reviser on 5/2/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.85.040 which directs that the Director of the Department of Licensing has authority to implement the provisions of chapter 18.85 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1979.

By R. Y. Woodhouse Director

#### **NEW SECTION**

WAC 308-124H-032 COURSE ELIGIBILITY. No courses shall be eligible for consideration for approval if the course has an unreasonable difference in fee structure or is otherwise not available to all real estate licensees on the same terms and conditions.

AMENDATORY SECTION (Order RE 125, filed 10/23/78)

WAC 308-124H-040 APPROVAL OF COURSES. Each proprietary school, individual, association or agency seeking approval of a course or courses shall be required to file an application, on forms provided by the director, with the real estate administrator at least thirty days prior to the date of a regular meeting of the real estate commission. Applications which are completed and filed in a timely manner will be reviewed by the commission for recommendation to the director for consideration of approval or disapproval. The commission may recommend approval of courses solely for the broker requirement or solely for the second renewal requirement.

The director, with the advice of the real estate commission, may deny a course of instruction which, in the opinion of the director, does not meet the requirements of this chapter or meet the needs of the majority of licensees.

Upon approval or disapproval of a course or courses, the applicant will be so advised in writing by the director.

Any changes in course content, material, instructors, directors, ownership or location of schools must be submitted to the administrator within twenty days from date of such change for referral to the director and real estate commission for consideration of continued approval.

Approval obtained prior to the effective date of these amended regulations shall expire on December 1, 1978. Subsequent approval and renewals shall expire on December 1 of each year thereafter.

## WSR 79-07-064 PROPOSED RULES GAMBLING COMMISSION [Filed June 27, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State

Gambling Commission intends to adopt, amend, or repeal rules concerning the licensing and regulation of gambling activities (copy of the proposed rules are shown below, however, changes may be made at the public hearing);

that such agency will at 10 a.m., Thursday, August 9, 1979, in the Campbell's Lodge, 104 West Woodin, Chelan, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10 a.m., Thursday, August 9, 1979, in the Campbell's Lodge, 104 West Woodin, Chelan, WA.

The authority under which these rules are proposed is WAC 230-04-140 is promulgated pursuant to RCW 9.46.070(16) and is intended to administratively implement that statute. WAC 230-04-141 is repealed pursuant to RCW 9.46.070(16) and is intended to administratively implement that statute. WAC 230-08-140 is promulgated pursuant to RCW 9.46.070(7) and is intended to administratively implement that statute. WAC 230-30-070 is promulgated pursuant to RCW 9.46.070(10) and is intended to administratively implement that statute. WAC 230-30-075 is promulgated pursuant to RCW 9.46.070(10) and is intended to administratively implement that statute. WAC 230-30-106 is promulgated pursuant to RCW 9.46.070(10) and is intended to administratively implement that statute. WAC 230-30-200 is promulgated pursuant to RCW 9.46.070(13) which directs that the Washington State Gambling Commission has authority to implement the provisions of chapter 9.46 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 9, 1979, and/or orally at 10 a.m., Thursday, August 9, 1979, Campbell's Lodge, 104 West Woodin, Chelan, WA.

Dated: June 27, 1979 By: Jeffrey O. C. Lane Assistant Attorney General

#### AMENDATORY SECTION (Amending Order #86, filed 7-20-78)

WAC 230-04-140 LICENSING OF PUBLIC CARD ROOM EMPLOYEES. No person shall act as a public card room employee ((for any employer after 30 days following his first day of work for that employer)) unless he or she has either received a license to do so from the commission or has properly applied for ((and received)) such license ((from the commission)) and has not received notice that the commission staff will recommend against issuance of the license. On or before the first day he or she actually performs work as a public card room employee, a person shall submit an application for a license to the commission((:)). Such application shall not be deemed complete and properly submitted for the purposes of this rule unless and until all questions on the commission's application form and attachments are fully and truthfully answered and the form, with all attachments, has been delivered to the commission office during regular business hours [or actually deposited in the United States mail properly addressed to the commission].

Immediately upon receiving written notice that the staff of the commission intends to recommend against licensure the employee shall cease working in any public card room until he or she actually receives a license from the commission to do so.

PROVIDED, that the requirements of this section shall not apply to persons employed in a public card room operating under a class B or class D license only.

A sole owner, partner, major officer and/or owner of a substantial interest in a corporation licensed to operate a public card room shall

not be required to be additionally licensed as a public card room employee to perform duties in connection with the card room. Except as provided in this section, an operator of a public card room shall not employ any unlicensed person to perform duties for which a license is required in or in connection with a public card room, and shall take all measures necessary to prevent an unlicensed person from doing so.

The operator of a public card room or partner or officer of the entity operating the card room for which the applicant will work shall sign the <u>original</u> application <u>for license</u> of each such public card room employee acknowledging that the applicant will be working for that operator with the operator's knowledge and consent.

((This rule shall be effective as of September 1, 1978.))

Reviser's Note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### REPEALER

WAC 230-04-141 PUBLIC CARD ROOM EMPLOYEE LICENSES MAY BE REISSUED WHEN CHANGING EMPLOYMENT, be and the same is hereby repealed.

**ALTERNATE** 

#### AMENDATORY SECTION (Amending Order #86, filed 7-20-78)

WAC 230-04-140 LICENSING OF PUBLIC CARD ROOM EMPLOYEES. No person shall act as a public card room employee ((for any employer after 30 days following his first day of work for that employer)) unless he or she has either received a license to do so from the commission has properly applied for ((and received)) such license ((from the commission)). On or before the first day he or she actually performs work as a public card room employee, a person shall submit an application for a license to the commission((:)). Such application shall not be deemed complete and properly submitted for the purposes of this rule unless and until all questions on the commission's application form and attachments are fully and truthfully answered and the form, with all attachments, has been delivered to the commission office during regular business hours [or actually deposited in the United States mail properly addressed to the commission].

PROVIDED, that the requirements of this section shall not apply to persons employed in a public card room operating under a class B or class D license only.

A sole owner, partner, major officer and/or owner of a substantial interest in a corporation licensed to operate a public card room shall not be required to be additionally licensed as a public card room employee to perform duties in connection with the card room. Except as provided in this section, an operator of a public card room shall not employ any unlicensed person to perform duties for which a license is required in or in connection with a public card room, and shall take all

measures necessary to prevent an unlicensed person from doing so.

The operator of a public card room or partner or officer of the entity operating the card room for which the applicant will work shall sign the original application for license of each such public card room employee acknowledging that the applicant will be working for that operator with the operator's knowledge and consent.

((This rule shall be effective as of September 1, 1978:))

Reviser's Note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order #70, filed 5-24-77)

WAC 230-08-140 QUARTERLY ACTIVITY REPORTS BY DISTRIBUTORS. Each licensed distributor shall submit an activity report to the commission concerning the operation of the licensed activity and other matters set forth below during each of the following periods of the year:

January 1st through March 31st April 1st through June 30th July 1st through September 30th October 1st through December 31st.

If the licensee does not renew his license, then he shall file a report for the period between the previous report filed and the expiration date of his license.

Each report shall be received in the office of the commission or postmarked no later than 30 days following the end of the period for which it is made.

The report shall be signed by the owner, president, or equivalent officer and shall be submitted upon a form to be obtained from the commission. If the report is prepared by someone other than the licensee or his employee, then the preparer shall also sign the report. The report shall include, among other items, the following:

- (1) The gross receipts from all sales of devices, equipment or merchandise of any kind which could be used to operate, or in connection with, punchboards, pull tabs, or pull tab dispensing devices, where such sales are made in the state of Washington or for use or distribution within this state.
- (2) The quantity of each specific type of device, equipment or merchandise sold within this state or for distribution and use within this state by the licensee.
- (3) A listing of the name and address of each person who was a distributor's representative for the licensee during the three month period or who attempted to solicit sales of such devices, equipment or merchandise, either within the state of Washington or for use or distribution within the state.
- (4) The number of employees in the state of Washington other than those listed in (3) above.
- (((5) A summary of the prices charged by the licensee for each specific type of such device, equipment, paraphernalia, or merchandise of any kind sold or furnished by the licensee during the period for which the report is made. If the price of a particular item has varied during the period, each such change shall be listed together with the date each such change was made.))

#### AMENDATORY SECTION (Amending Order #43, filed 11-28-75)

WAC 230-30-070 CONTROL OF PRIZES. (1) Punchboards' and pull tabs' licensees shall award all prizes in cash or in merchandise. Prizes may not involve the opportunity of taking an additional chance or chances on another punchboard or of obtaining another pull tab or pull tabs. Where the prize involves the opportunity to punch again on the same punchboard, a prize must be awarded for each such punch which is not less than the highest amount of money, or worth not less than the most valuable merchandise prize, which might otherwise have been won by the punch for which the opportunity to take the second punch was awarded. No punchboard which offers as a prize the opportunity to take another punch on that board shall be sold or placed out for play unless that particular style and type of step-up board has been approved in advance by the commission. Each such board must clearly indicate on its face the terms and conditions under which the opportunity to obtain the second, or step-up punch may be obtained and the prizes which may be won by the step-up punch.

- (2) The licensee shall display all prizes in the immediate vicinity of the punchboard or pull tab device and such prizes shall be in full view of any person prior to that person purchasing the opportunity to play. When a prize is cash, then the money itself shall not be displayed, but a coupon designating the cash amount represented thereby available to be won shall be substituted therefor in any display which also includes merchandise prizes. The cash prizes to be awarded in connection with punchboards and pull tab series in connection with which only cash prizes are awarded shall be clearly and fully described or represented by a coupon displayed upon the prize flare attached to the face of the punchboard or accompany the pull tab series and attached to the face or displayed in the immediate vicinity of the pull tab dispensing device. The licensee shall display prizes so arranged that a customer can easily determine which prizes are available from any particular punchboard or pull tab device located upon the premises.
- (3) Upon a determination of a winner of a merchandise prize, the licensee shall immediately remove that prize from any display and present it to the winner.

Immediately upon determining the winner of any cash prize of five dollars or more, or of any merchandise prize with a retail value of five dollars or more, but prior to award of the prize, the licensee shall conspicuously delete all references to that prize being available to players from any flare, punchboard or pull tab dispensing device upon which such reference may appear, and from any other list, sign, or notice which may be posted, in such a manner that all future customers will know the prize is no longer available. The prize shall then be paid or delivered to the winner forthwith.

- (4) No licensee shall offer to pay cash in lieu of merchandise prizes which may be won.
- (5) When any person shall win over five dollars in cash or merchandise with a retail value of more than five dollars from the operation of any punchboard or pull tab device, a record shall be made by the licensee of the win. The record shall contain:

- (a) The full name of the winner
- (b) The current address of the winner
- (c) The date of the win
- (d) A description of the prize won
- (e) If the prize is merchandise, its retail value
- (f) The commission identification stamp number of the punchboard or pull tab series from which the prize was won.

It shall be the responsibility of the licensee to determine the identity of the winner and the licensee shall require such proof of identification as is necessary to properly establish the winner's identity. The licensee shall not pay out any prize unless and until the winner has fully and accurately furnished to the licensee all information required by this rule to be kept upon the records of the licensee.

Every licensee shall keep the record of all prizes awarded in excess of five dollars, containing all of the information required in subsection (5) above, for a period of one year and shall display the same to any member of the public, representative of the commission or law enforcement officials upon demand.

(6) For the purposes of this rule, the retail value of a merchandise prize shall be the amount actually paid therefor by the licensed operator plus 40 percent of that actual cost.

#### AMENDATORY SECTION (Amending Order #70, filed 5-24-77)

WAC 230-30-075 MINIMUM PERCENTAGE OF PRIZES FOR CERTAIN GAMBLING ACTIVITIES. No operator shall put out for play and no distributor or manufacturer of punchboards and pull tabs shall sell or otherwise provide to any person in this state or for use in this state any punchboard or pull tab series that does not contain the following minimum percentage in prizes:

- (1) Punchboards a minimum of 60 percent respecting each punchboard placed out for public play.
- (2) Pull tabs a minimum of 65 percent respecting each series of pull tabs placed out for public play.
- (3) For the purposes of determining the percentage of prizes offered on any punchboard, or in any pull tab series, merchandise prizes shall be computed at the amount actually paid therefor by the licensed operator plus 40 percent of that actual cost.
- (((<del>(3)</del>)) (4) Single cash prizes on punchboards/pull tabs shall not exceed:
  - (a) One hundred (\$100) in cash; or
- (b) A merchandise prize, or combination merchandise prize, for which the operator has expended more than one hundred (\$100) dollars.

#### AMENDATORY SECTION (Amending Order #43, filed 11-28-75)

WAC 230-30-106 STANDARDS FOR FLARES. The flare advertising prizes available from the operation of any punchboard, or any series of pull tabs shall:

- (1) Be placed only upon the upper face, or on the top, of any such punchboard or any device used to dispense the pull tabs; and
- (2) Clearly set out each of the prizes available and the number or symbol which wins prizes; and
- (3) Set out the winning numbers or symbols for prizes of five dollars or more in cash, or merchandise worth five dollars or more at retail, in such a manner that each may be easily and clearly deleted or marked off as each prize is won and awarded. For the purposes of this subsection the retail value of a merchandise prize shall be the amount actually paid therefor by the licensed operator plus 40 percent of that actual cost.

#### AMENDATORY SECTION (Amending Order #18, filed 5-21-74)

WAC 230-30-200 ONLY LIMITED CREDIT ALLOWED IN SALES BY MANUFACTURERS OR DISTRIBUTORS TO OPERATORS. [PUNCHBOARD AND PULL TAB BUSINESS RESTRICTIONS.] (1) No operator shall buy, receive or otherwise obtain, nor shall any manufacturer or distributor, or anyone connected therewith, sell or deliver any punchboard, pull tab, pull tab dispensing device or related equipment, or merchandise for prizes to be awarded in connection with such activities, to any operator, except upon the basis of a cash transaction, nor shall any operator permit any manufacturer or distributor or anyone connected therewith, to acquire any interest, including a security interest, in any such equipment or merchandise. Payment received by the seller within [10] [30] calendar days following the actual physical delivery of the merchandise to the buyer shall be treated as a cash transaction for the purposes of this

rule [if the records of both the buyer and seller, kept contemporaneously with the transaction, are adequate to precisely determine that date for the particular items of merchandise]. A cash transaction shall include payment or payments by check: PROVIDED, That each check is presented for payment into the banking system by the end of the second business day following the day the check is written.

(2) No operator shall accept a loan of money or any thing of value from any manufacturer or distributor, or from anyone connected

therewith.

Reviser's Note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### WSR 79-07-065 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum—June 27, 1979]

The State Hospital Commission is scheduled to meet on Thursday, July 12, 1979, beginning at 9:00 a.m., at the University Tower Hotel, N.E. 45th and Brooklyn Avenue, Seattle, Washington. This is in addition to the meeting scheduled for June 28, 1979, notices of which have already been mailed.

The hospitals scheduled for informal hearings have previously filed with the Commission their annual budget and rate requests or their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-40-135. Such information is on file in the Commission's office and is available for inspection.

## WSR 79-07-066 ADOPTED RULES JAIL COMMISSION [Order 1—Filed June 27,1979]

Be it resolved by the Washington State Jail Commission, acting at Bellingham, Washington, that it does promulgate and adopt the annexed rules relating to its organization and operations, chapter 289-04 WAC and access to its public records, chapter 289-06 WAC.

This action is taken pursuant to Notice No. WSR 78-06-077 filed with the code reviser on 5/31/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 42.17 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with he provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 29, 1978.

By George Edensword-Breck Director

### Chapter 289-04 WAC ORGANIZATION AND METHODS OF OPERATION

#### **NEW SECTION**

WAC 289-04-010 PURPOSE. These rules are adopted to comply with the requirements of RCW 42-17.250 requiring each agency to adopt rules describing its organization and procedures.

#### **NEW SECTION**

WAC 289-04-020 ORGANIZATION—COM-MISSION. (1) The State Jail Commission is an eleven member commission appointed by the governor and confirmed by the state senate pursuant to RCW 70.48.030. one of whose members is the secretary of the Department of Social and Health Services or his designee, at least seven of whom must be elected city, town, or county legislative or executive officials, at least two of whom must represent minorities, and at least four of whom must reside east of the crest of the Cascade Range. The chairperson of the commission is appointed by the governor and a vice-chairperson is elected by the commission.

(2) With the exception of the initial appointments to the commission, each member serves a three year term; vacancies are filled through appointment by the governor for the unexpired term.

#### **NEW SECTION**

WAC 289-04-030 ORGANIZATION—STAFF. (1) The staff of the commission consists of the director and such necessary secretarial, administrative, and jail inspection personnel as are authorized by the commission.

- (2) The director shall perform the following duties under the general authority and supervision of the commission:
  - (a) Act as administrative arm of the commission;
- (b) Coordinate the policies of the commission and the activities of all commission employees and other persons who perform ministerial functions for the commission; and
- (c) Act as liaison between the commission and other public agencies.

#### **NEW SECTION**

WAC 289-04-040 OPERATIONS AND PROCE-DURES. The office of the commission and its staff is located at 110 East 5th Street, Olympia, WA 98504. The commission functions through public meetings to be held at least four times each year. Meetings are scheduled as necessary by the chairperson or called upon the request of a majority of the commission members and notice of such meetings will be given in accordance with RCW 42.30.110. Minutes are kept of all public meetings of the commission and are available for public inspection or copying under the provisions of WAC 289-08.

### Chapter 289-06 WAC ACCESS TO PUBLIC RECORDS

#### **NEW SECTION**

WAC 289-06-010 PURPOSE. The purpose of this chapter is to insure the full access of the public to the public records held by the State Jail Commission in compliance with the provision of chapter 42.17 RCW.

#### **NEW SECTION**

WAC 289-06-020 PUBLIC RECORDS AVAILABLE. All public records of the commission are deemed to be available to the public for inspection and copying pursuant to these rules except as otherwise provided by RCW 42.17.260, RCW 42.17.310, and WAC 289-06-070.

#### **NEW SECTION**

WAC 289-06-030 PUBLIC RECORDS OFFI-CER. The commission's public records shall be in charge of the director who shall be responsible for implementation of the commission's rules and regulations regarding release of public records, coordinating the staff of the commission in this regard, and generally insuring compliance by the staff with the public records disclosure requirements of chapter 42.17 RCW.

#### **NEW SECTION**

WAC 289-06-040 OFFICE HOURS. Public records shall be available for inspection and copying during the customary office hours of the commission. For the purpose of this chapter, the customary office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays.

#### **NEW SECTION**

WAC 289-06-050 REQUESTS FOR PUBLIC RECORDS. In accordance with requirements of chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

- (1) A request shall be made in writing upon a form prescribed by the commission which shall be available at its administrative office. The form shall be presented to the director or designated staff member, at the office of the commission during customary office hours. The request shall include the following information:
  - (a) The name of the person(s) requesting the record;
- (b) The time of day and calendar date on which the request is made;
  - (c) The nature of the request;
- (d) If the matter requested is referenced within the current index, a reference to the requested record as it is described in such current index;

- (e) If the requested matter is not identifiable by reference to the commission's current index, an appropriate description of the record requested.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the director or staff member to whom the request is made, to assist the member of the public in appropriately identifying the public record requested.

#### **NEW SECTION**

WAC 289-06-060 COPYING. No fee shall be charged for the inspection of public records. The commission shall charge a fee of fifteen cents per page of copy for providing copies of public records and for use of the commission's copy equipment.

#### **NEW SECTION**

WAC 289-06-070 EXEMPTIONS. (1) The commission reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 289-06-050 is exempt under the provisions of RCW 42.17.310.

- (2) In addition, pursuant to RCW 42.17.260, the commission reserves the right to delete identifying details when it makes available or publishes any public record, in any case when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The director or designated staff member will fully justify such deletion in writing.
- (3) All denials of requests for public records must be accompanied by a written statement specifying the reason for the denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld.

#### **NEW SECTION**

WAC 289-06-080 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the director or other staff member which constituted or accompanied the denial.

- (2) Immediately after receiving a written request for review of a decision denying a public record, the director or other staff member denying the request shall refer it to the chairperson of the commission. The chairperson shall immediately consider the matter and either affirm or reverse such denial or call a special meeting of the commission as soon as legally possible to review the denial. In any case, the request shall be returned with a final decision, within thirty days following the original denial.
- (3) Administrative remedies shall not be considered exhausted until the commission has returned the petition with a decision or until the close of the thirtieth day following denial of inspection, whichever occurs first.

#### **NEW SECTION**

WAC 289-06-090 RECORDS INDEX. (1) The commission shall establish a current index which will provide identifying information as to the following records issued, adopted or promulgated from its inception: (a) Final opinions, including concurring and dissenting opinions, as well as orders, made in any adjudications;

(b) Those statements of policy and interpretations of policy, statute and the constitution which have been adopted by the commission;

(c) Administrative staff manuals and instructions to staff that affect a member of the public;

(d) Planning policies and goals, and interim and final planning decisions;

(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports or surveys, whether conducted by public employees or other; and

(f) Correspondence and materials referred to therein, by and with the commission relating to any regulatory, supervisory or its enforcement responsibilities, whereby it determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.

(2) The current index promulgated by the commission shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.

#### **NEW SECTION**

WAC 289-06-100 STATE JAIL COMMIS-SION—COMMUNICATIONS. All communications with the commission including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 70-.48 RCW and its rules pursuant thereto, requests for copies of the commission's decisions and other matters, shall be addressed as follows: State Jail Commission, 110 East 5th Street, Olympia, WA 98504.

#### **NEW SECTION**

WAC 289-06-110 ADOPTION OF FORM. The State Jail Commission hereby adopts for use by all persons requesting inspection and/or copies of records the form set out below, entitled "request for public records".

### STATE JAIL COMMISSION REQUEST FOR PUBLIC RECORDS

| Date .  |  |  |  | • | • | T | iı | m | e | ; |   |   |   |   |  | • | • | • |   |   | • | • | • | • | • | • | • | • | • | • | • |
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| Address |  |  |  |   |   |   | •  |   |   | • | • | • | • | • |  |   |   |   | • | • |   |   |   |   |   |   |   |   |   | • | • |
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| Description of Records (see index):   |
|---|
|   |
|   |
| I certify that the information obtained through this request for public records will not be used for commercial purposes. |
| Signature   |
| Number of copies  |
| Number of pages   |
| Per page charge \$  |
| Total charge \$   |
|   |

#### WSR 79-07-067 ADOPTED RULES JAIL COMMISSION [Order 2—Filed June 27, 1979]

Be it resolved by the Washington State Jail Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to physical plant standards, custodial care standards and definitions relating to both.

This action is taken pursuant to Notice No. WSR 78-08-074 filed with the code reviser on July 26, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.48.050(1) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 22, 1979.

By George Edensword-Breck

Director

### Chapter 289-02 WAC INTRODUCTION AND DEFINITIONS

#### **NEW SECTION**

WAC 289-02-010 GENERAL. The rules set forth in this title are adopted by the state jail commission pursuant to and for purposes of fulfilling the mandates of the City and County Jails Act, chapter 70.48 RCW.

#### **NEW SECTION**

WAC 289-02-020 DEFINITIONS. The following words and phrases shall have the meaning indicated

whenever used in this title unless a different meaning is specifically indicated.

- (1) "Clear floor space" means floor area which is unobstructed by any permanent fixture.
- (2) "Contraband" means any substance or item not specifically permitted by a jail administration.
- (3) "Commission" or "state jail commission" refers to the commission established pursuant to RCW 70.48.030.
- (4) "Correctional facility" means a facility operated by a governing unit primarily designed, staffed and used for housing of adult persons serving terms not exceeding one year for the purposes of punishment, correction, and rehabilitation following conviction of a criminal offense.
- (5) "Day room" means a multipurpose area separate and distinct from a sleeping area, but adjacent thereto, designed primarily for prisoner leisure time activity exclusive of physical exercise activity.
- (6) "Detention facility" means a facility operated by a governing unit primarily designed, staffed and used for the temporary housing of adult persons charged with a criminal offense prior to trial or sentencing and for the housing of adult persons for purposes of punishment and correction after sentencing or persons serving terms not to exceed ninety days.
- (7) "Dormitory" means a secured sleeping and living area occupied by more than one prisoner.
- (8) "Holding facility" means a facility operated by a governing unit primarily designed, staffed and used for the temporary housing of adult persons charged with a criminal offense prior to trial or sentencing and for the temporary housing of such persons during or after trial and/or sentencing, but in no instance shall the housing exceed thirty days.
- (9) "Jail" means any holding, detention, or correctional facility as defined herein, or any farm, camp, or work release facility established and operated in conjunction with a jail.
- (10) "Living area" includes single cells, dormitories, and day room area.
- (11) "Public records" include any writing or recording which contains information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or returned by any state or local agency regardless of its physical form or characteristics.
- (12) "Single cell" means a secured sleeping area occupied by only one prisoner, and which is physically and visually separated from other prisoner sleeping areas on three of its four sides.
- (13) "Communicable disease" means micro-organisms that are easily transferable from one body to another creating a condition which must be reported to the health department.

#### **NEW SECTION**

WAC 289-02-030 CLASSIFICATION CHANGE. Under authority cited in RCW 70.48.050(1)(c) the commission shall classify each jail and each jail shall function in compliance with the provisions of its classification as defined in RCW 70.48.020 and the applicable administrative codes.

A jurisdiction may request a change of classification by submitting a written request to the commission stating the qualification therefor. The commission shall act on the request within ninety days. Upon denial of the request the appeal process as outlined in RCW 70.48.080(4) may be used.

Before granting a change in any jail classification the commission shall determine that the requesting jail meets all standards for the requested classification.

### Chapter 289–12 WAC PHYSICAL PLANT STANDARDS

#### **NEW SECTION**

WAC 289-12-010 PURPOSE. The purpose of this chapter is to provide minimum standards for substantial remodeling of existing jails or constructing new jail facilities and for evaluating and measuring conformance of existing jails for degree of compliance with physical plant standards in accordance with RCW 70.48.050 through 70.48.080.

#### **NEW SECTION**

WAC 298-12-020 APPROVAL OF SITE SE-LECTION AND DESIGN PLAN. (1) No new jail shall be built or existing jail substantially remodeled without site and construction plan approval by the commission.

- (2) All architectural plans for new construction or substantial remodeling shall adequately describe expansion capabilities and such description shall include mechanical and electrical services to the expansion points.
- (3) Site and construction plans for a jail, which otherwise meet the requirements of these physical plant standards, will generally be approved for state funding with a ratio of sixty percent single cells to forty percent dormitories. Approval of jail plans providing for a greater or lesser ratio of single cells may be granted within the discretion of the commission upon a showing of necessity under the specific circumstances.

#### **NEW SECTION**

WAC 289-12-030 NEW FACILITIES. (1) Initial planning for new facilities. The design planning of all new detention and correctional facilities shall include:

- (a) Obtaining the participation of the community and surrounding governing units in site selection and planning; and
- (b) Analyzing the present and future qualitative function and quanitative workload of the proposed facility, giving optimum consideration to alternatives to confinement.
- (2) Specific physical plant standards. (Detention and correctional facilities except as otherwise noted.)
  - (a) Functional areas.
- (i) Sleeping and living areas shall be designed to provide adequate confinement, reasonable prisoner to prisoner privacy, sight and sound surveillance and protection for prisoners and staff.

- (A) Single occupancy cells shall be seventy-two square feet or larger with not less than eight foot ceilings. In no event shall a single occupancy cell contain less than fifty square feet of clear floor space.
- (B) Day room areas shall have a minimum of thirty-five square feet per prisoner, but in no instance shall the day room space be less than one hundred forty-four square feet.
- (C) Dormitories, when included, shall have a minimum and maximum capacity of eight to ten males or four to ten females and shall allow sixty square feet of floor space per prisoner in semi-private sleeping areas, shall include day room space, and shall have not less than ten foot ceilings if double bunks are used.
- (ii) Program, recreation and exercise areas. Detention and correctional facilities shall provide adequate indoor program and recreation area(s) and a multipurpose outdoor exercise and activity area with toilet facilities.
  - (iii) Kitchen and dining facilities.
- (A) When kitchen facilities are included, such facilities shall be adequate for the sanitary preparation of three nutritionally balanced meals per day and shall meet the requirements of chapter 248-84 WAC.
- (B) Dining area(s) shall allow conversational opportunities in adequate surroundings. Meals shall not be served in cells, except where necessary for the health, security and/or well-being of prisoners and staff.
  - (iv) Examining room, infirmary and medical isolation.
- (A) Detention and correctional facilities shall provide space to be used as a medical examining room. This space may be multipurpose, but when used as an examining room it shall provide sight and sound privacy and be equipped with natural spectrum fluorescent lighting, a handwashing lavatory with a gooseneck spout, either foot, knee, push plate, electric eye beam, or equivalent faucet controls, and sufficient lockable storage for medical equipment and supplies.
- (B) When an infirmary is located within the facility, infirmary space shall allow a minimum of three feet between the perimeter of each bed and walls, beds, and any fixed obstruction: PROVIDED, That this three foot requirement does not apply to the distance between the head of a bed and the wall. The infirmary shall be equipped with its own lavatory, toilet, shower and bathtub.
- (C) If medical isolation facilities are located within the jail such facilities shall conform to applicable standards of WAC 248-18-530 and 248-18-718.
  - (v) Visitation and confidential consultation.
- (A) Space for visitation shall be included in detention and correctional facilities. Such space shall allow surveillance and the degree of control over physical contact deemed necessary by jail management for visible control, and shall simultaneously provide adequate seating for prisoners and their visitor(s).
- (B) Detention and correctional facilities shall provide adequate facilities for confidential consultation(s).
- (vi) Laundry. If laundry facilities are provided within the jail, such facilities shall be adequate for sanitary washing and drying of the jail laundry. Separate areas should be arranged for storage and sorting of soiled

- laundry and for the sorting, folding and storage of clean laundry.
- (vii) Storage. Detention and correctional facilities shall include one or more secure storage area(s) for the storage of prisoner personal clothing and property and for necessary jail equipment and supplies.
  - (viii) Supervisory stations.
- (A) Sufficient space and equipment for the facility supervisor shall be provided in an area secure from prisoner access. An adequate control room shall be secure from any unauthorized access and it shall be capable of controlling access to the facility by the general public.
- (B) Sight and sound surveillance equipment, where used, shall be monitored in the control room and remote control operating devices shall also be in the control room. The control room shall be equipped with a sink and toilet.
- (ix) Booking and reception areas. The booking area(s) shall include, but not be limited to, restroom facilities with shower, a "strip search" room, holding cell(s) (may be multiple occupancy), telephone, and space for photographing, fingerprinting, delousing, intoxication determinations and health screening.
  - (b) Structural criteria.
- (i) Building codes. All standards contained in the current Washington State Building Code established by RCW 19.27.030, the electrical wiring provisions of chapter 19.28 RCW, and more restrictive local standards shall be followed in all new jail construction.
- (ii) Materials for walls, floors and ceilings. In all jail facilities, walls, floors and ceilings shall be constructed with materials adequate to attain the degree of security required for each area of the facility. Such materials shall be easily cleanable, provide minimum sound transmission and fire protection. Polyurethane, neoprene or similar type materials shall not be used in padded cells. All paint used in a jail facility shall be fire resistant and nontoxic.
  - (iii) Entrances and exits.
- (A) Detention and correctional facilities shall have two secure vestibules for ingress and egress.
- (B) Elevators shall have no less than six feet by eight feet inside dimensions.
- (C) A secure area shall be provided for loading and unloading prisoners.
- (iv) Windows and/or skylights. Windows and/or skylights shall be sufficient to provide natural light to all living areas, yet locations shall assure security from escape and introduction of contraband.
- (v) Noise level. Noise level shall conform to the requirements of chapter 173-60 WAC (Maximum Environmental Noise Levels).
  - (c) Utilities.
- (i) Prisoner living areas, inspection corridors, and vestibules shall have secure lights with outside switch control. No electrical conduit shall be accessible from any cell, though each living unit may contain outlets and switches, provided they are unilaterally controllable by staff.
- (ii) Lighting. Illumination at all times shall be adequate for security and surveillance, and daytime and

evening illumination shall be sufficient to permit prisoners to read in their cells (thirty foot candles at thirty inches minimum, one hundred foot candles at thirty inches for medical examining areas, fifty foot candles at thirty inches for work areas).

- (iii) Water supply. There shall be an adequate supply of sanitary hot and cold water available at all times to prisoners. Hot water for general use shall be adequate.
- (iv) Plumbing—Toilets, lavatories, showers and floor drains.
- (A) There shall be at least one toilet and lavatory for every eight prisoners. Separate facilities shall be provided for each sex.
- (B) A minimum of one shower head shall be provided for every ten prisoners.
- (C) Floor drains shall be constructed to serve all cells, dormitories and other areas where necessary to facilitate cleaning. Floor drains shall be located outside the cell space to reduce the incidence of tampering and flooding. Plumbing connection and pipes shall be secure from uncontrolled access by prisoners.
  - (v) Heating, ventilation and air conditioning.
- (A) The systems shall maintain mean temperatures between sixty-five and eighty-five degrees F.
- (B) The ventilating system shall provide for the number of air changes per hour as specified in the Uniform Building Code.
  - (d) Support systems.
- (i) Fire detection and suppression. All jails shall have smoke and fire detection and alarm equipment. Fire alarm systems shall conform to all state and local fire regulations.
- (ii) Emergency power. All detention and correctional facilities shall be equipped with emergency power sources with sufficient capacity to maintain communications and alarm systems, to move one jail elevator, where one exists, to provide minimum lighting within the facility and perimeter and for the preparation of a light meal.
- (3) Minimum security facilities. Jail facilities shall be constructed to totally separate areas for housing prisoners who are allowed to go outside the jail regularly from all other prisoner areas.
- (4) Holding facilities. Holding facilities shall be secure. Such facilities shall have adequate lighting, heat, ventilation and fire detection and suppression equipment. Each holding facility cell shall be equipped with a bed, toilet, lavatory and a drinking fountain. A telephone shall be accessible.
- (5) Work release. Work release facilities shall provide safe, healthful, reasonably comfortable living conditions with necessary ancillary services and the required security.

#### **NEW SECTION**

WAC 289-12-040 REMODELED FACILITIES. Plans for substantially remodeling existing jail facilities shall conform to the minimum standards for physical plants, except where variances are approved by the commission.

### Chapter 289-14 WAC CUSTODIAL CARE STANDARDS—ADMINISTRATION

#### **NEW SECTION**

WAC 289-14-005 INTRODUCTION TO CUSTODIAL CARE STANDARDS. (1) The provisions of chapters 289-14 through 289-24 WAC incorporate custodial care standards applicable to all jails except where specifically indicated otherwise. Each standard is designated as either mandatory or advisory and, in accordance with RCW 70.48.050(1)(a), each mandatory designation is followed by citations of the legal authorities which require the particular standard.

- (2) The adoption of the mandatory custodial care standards is intended to meet minimum legal requirements relating to prisoner health, welfare, and security and does not preclude the adoption of more stringent requirements not in conflict with such standards by the governing authority, chief law enforcement officer, or department of corrections responsible for a particular jail.
- (3) All of the standards have been designated as advisory only with respect to holding facilities. The determination of which of the standards, if any, should be mandatory for holding facilities will be specifically addressed by the state jail commission at a future time.

#### **NEW SECTION**

WAC 289-14-010 GENERAL ADMINISTRA-TION. The department of corrections or the chief law enforcement officer of all jails shall develop and maintain an organizational chart and an operations manual of policies and procedures.

WAC 289-14-010 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW\_SECTION**

WAC 289-14-020 STAFFING. (1) General staffing standards.

- (a) At all times in all jails, at least one staff member of the same sex as the prisoner(s) shall be awake, alert, and directly responsible for supervision and surveillance.
- (b) There shall be continual sight and/or sound surveillance of all prisoners. Such surveillance may be by remote means, provided there is the ability of staff to respond face-to-face to any prisoner within three minutes, and further provided that a staff member shall personally observe persons confined at least once each thirty minutes.
- (c) Staff shall be alert to prisoner depression, dissension, family rejection, loneliness, resistance to staff or programs, and the effects of use of substances prohibited by facility rules or by law. When such symptoms are discovered, such persons shall be closely observed.

WAC 289-14-020(1) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (2) Determination of staff positions.
- (a) The department of corrections or chief law enforcement officer shall define the responsibilities and designate the qualifications for each staff position.
- (b) Qualifications for detention and correctional facility staff hired on or after the effective date of these minimum standards shall include, but not be limited to, a high school diploma, or equivalent.
- (c) All jail staff personnel shall be selected on merit and retained on proven ability to perform.
- (3) Training requirements. All detention and correctional facility personnel shall receive preservice and inservice training.

WAC 289-14-020(2) and (3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-14-030 RECORDS. The department of corrections or chief law enforcement officer for each jail shall establish a records system which shall comply with the requirements of this section and any subsequent rules adopted by the state jail commission.

- (1) Individual prisoner records:
- (a) The booking and release forms common to all jails shall be retained in each prisoner's file or within computer records.
- (b) The individual prisoner records maintained by the jail administrator may include a record of all contacts or actions related to a prisoner's health by nonmedical staff and a summary of all referrals to medical staff for treatment, as well as such specific medical information regarding each prisoner as would be required to perform authorized emergency procedures in the absence of medical staff. The records of medical staff communications with and treatment of prisoners shall be separately maintained in accordance with WAC 289-20-010(2)(w).
- (c) Other information retained in each prisoner's jail record shall include, but not be limited to, court orders, personal property receipts, infraction reports, reports of disciplinary actions and/or unusual occurrences, a work record and, in case of death, disposition of prisoner's property and remains.
- (d) All jail facility personnel shall be advised of the statutory provisions for confidentiality of jail records under RCW 70.48.100(2).
- (e) Each prisoner shall be permitted reasonable access to his jail record, or reasonable access to information contained therein.
- (f) When a prisoner is transferred to another facility, a copy of his records shall be forwarded to and accepted by the receiving facility. Records to be transferred shall include, but not be limited to, the prisoner's booking form, his health record, court orders, reports of disciplinary actions, and work record.
- (2) Incident, infraction and disciplinary records. Each department of corrections or chief law enforcement officer shall maintain a written record of all incidents which result in property damage or bodily harm, or serious

threat of property damage or bodily harm. Major infraction reports and disciplinary actions under chapter 289-16 WAC shall become part of the prisoner's jail record.

(3) Activity log. All jails shall keep a log of daily activity within the facility for future accountability.

WAC 289-14-030(1)-(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (4) Fiscal records and population accounting.
- (a) Each detention and correctional facility shall maintain fiscal records which clearly indicate facility operation and maintenance costs according to generally accepted accounting principles.
- (b) Each detention and correctional facility shall establish a prisoner population accounting system which reflects the daily population and a complete breakdown by confinement categories.

WAC 289-14-030(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(5) Personnel records. Performance and training records shall be maintained for each staff member employed by a detention or correctional facility.

WAC 289-14-030(5) MANDATORY for detention and correctional facilities; advisory for holding facilities.

### Chapter 289–16 WAC CUSTODIAL CARE STANDARDS—OPERATIONS

#### **NEW SECTION**

WAC 289-16-010 ADMISSIONS. (1) General.

(a) The receiving officer shall determine that the arrest and placement of each prisoner is being accomplished by a duly authorized officer, and a copy of all documents that purport to legally authorize the confinement shall become part of the prisoner's jail record.

WAC 289-16-010(1)(a) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(b) If only one jail facility officer is on duty, the delivery officer shall remain until the prisoner is locked into the confinement area.

WAC 289-16-010(1)(b) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(c) A staff member of the same sex as the prisoner shall be present during admission and shall conduct the search of the prisoner.

WAC 289-16-010(1)(c) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(d) The admission form prescribed by the state jail commission shall be completed.

WAC 289-16-010(1)(d) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (e) Each prisoner, after completion of booking, shall be advised of his right to, and be allowed to complete, at least two local or collect calls to persons of his choice who may be able to come to his assistance. If the prisoner chooses not to place the calls allowed, this information shall be noted on the booking form.
- (f) Reasonable provisions for communicating with non-English speaking, handicapped and illiterate prisoners shall be provided concerning the booking process, rules of the facility, privileges and other information pertinent to his rights and well-being while confined.
- (g) The admission process shall be completed promptly unless the physical condition of the prisoner necessitates delay.

WAC 289-16-010(1)(e)-(g) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (2) Search/examination.
- (a) Each prisoner shall be searched for contraband. Such search shall be conducted in a private area and in a manner which protects the prisoner's dignity to the extent possible.

WAC 289-16-010(2)(a) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (b) The strip search of a prisoner shall include a thorough visual check for birthmarks, wounds, sores, cuts, bruises, scars, and injuries; "health tags"; and body vermin. All physical markings and "health tag" identifications shall be recorded and made immediately available to the appropriate jail employees and the medical professionals responsible for care of the prisoner under chapter 289-20 WAC. If feasible, and particularly when force has been used during arrest, all visible injuries shall be photographed.
- (c) Any person with body vermin shall be treated appropriately in accordance with chapter 289-20 WAC.
- (d) Complaints of illness or injury shall be checked promptly by a qualified medical professional in accordance with the medical procedure established under WAC 289-20-010(1)(d).
- (e) A prisoner suspected of having a communicable disease shall be isolated without delay. Arrangements shall be made for his immediate transfer to a facility equipped to handle the suspected disease, unless the admitting facility can safely and effectively segregate and maintain the medically prescribed treatment. (See definitions.)

WAC 289-16-010(2)(b)-(e) MANDATORY for detentional and correctional facilities; advisory for holding facilities.

(f) The admitting officer shall record and store the prisoner's personal property and issue the prisoner a witnessed receipt. Prisoners should be weighed upon admission and release.

WAC 289-16-010(2)(f) MANDATORY for detentional and correctional facilities; advisory for holding facilities.

(3) Clothing. At the discretion of the department of corrections or the chief law enforcement officer, the prisoner may wear clothes provided by the facility or his own clothing.

WAC 289-16-010(3) ADVISORY for all jails.

- (4) Fingerprints and photographs.
- (a) Front and side-view identification photographs of each prisoner shall stipulate the arresting agency and the date of arrest.
- (b) Copies of fingerprints shall be forwarded to the proper state and federal authorities.

WAC 289-16-010(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (5) Issuances and orientation.
- (a) On completion of admission, the prisoner shall be given clean bedding, towel, washcloth, and other necessary personal care items as authorized under WAC 289-20-030(3).

WAC 289-16-010(5)(a) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(b) Upon prisoner request, a reasonable supply of writing material shall be furnished.

WAC 289-16-010(5)(b) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (c) As soon after booking as possible, each prisoner shall receive an oral orientation. Orientation should include available information regarding the prisoner's confinement and answers to any questions the prisoner may have.
- (d) During oral orientation each prisoner shall be advised of his responsibilities and facility rules and privileges.

WAC 289-16-010(5)(c) and (d) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(6) Temporary cell assignment. Prior to a classification determination, each prisoner shall be confined in a single occupancy cell whenever possible.

WAC 289-16-010(6) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

#### WAC 289-16-020 CLASSIFICATION/SEGREGATION. (1) Classification.

- (a) In all correctional facilities, as distinct from detention facilities, a classification committee consisting of at least two staff shall be established for classification of prisoners sentenced to that facility.
- (b) The department of corrections or chief law enforcement officer shall establish a classification procedure for each detention facility. Whenever possible, no less than two detention facility staff members shall be responsible for classification determinations.
- (c) For each prisoner confined in a detention or correctional facility, those responsible for classification shall determine the degree of security required, housing assignment, program eligibility, and regulations for association within and outside the confinement area.
- (d) As specified by WAC 289-18-050, 289-22-020(4), and 289-24-040, persons responsible for classification determinations shall also hear disciplinary cases, review literature screening appeals, and recommend diminution of sentence and alternatives to confinement.
  - (2) Classification procedures.
- (a) Each prisoner confined in a detention or correctional facility shall be interviewed by the persons responsible for classification determinations.
- (b) The prisoner shall be informed of the classification housing assignment decision and the basis for that decision.
- (c) A prisoner who is dissatisfied with his housing assignment shall be entitled to a review of the decision by the department of corrections or chief law enforcement officer upon making a written request, and shall be promptly informed of this right. The prisoner shall receive a written decision of the review of such assignment, including reason(s).
- (d) Because classification is an on-going process, a procedure for reclassification shall be developed and each prisoner informed of the conditions prerequisite to reclassification. All classification determinations shall be reviewed in accordance with such procedure every thirty days.
  - (3) Criteria for prisoner classification (all jails).
- (a) Juveniles (seventeen years of age and under) shall always be segregated from visual and oral communication with adult prisoners.
- (b) In all jails, females shall always be segregated from visual and oral communication with male prisoners except under direct supervision of a staff person.

- (c) Special problem prisoners that endanger the health or safety of other prisoners (or themselves) shall be segregated and closely supervised.
- (d) Prisoners on work release or weekend confinement programs, and any other prisoners who have regular contact outside the jail shall be segregated from other prisoner categories and may be housed in a dormitory or semi-open facility.
- (e) Other factors to be considered in classification may include, but shall not be limited to age, type of crime, pre-vs. posttrial status, and offender sophistication.

WAC 289-16-020 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

### WAC 289-16-030 RELEASE AND TRANSFER. (1) Release.

- (a) The releasing officer shall positively determine prisoner identity and ascertain that there is legal authority for the release.
- (b) The release form common to all jails shall be completed.
- (c) All prisoners being released shall sign a witnessed receipt for personal property returned.
- (d) Each prisoner discharged shall receive a visual body check to detect changes from his admitting physical record.
- (2) Transfer. In addition to the release procedures designated above, the releasing officer shall determine that the receiving unit or person has the authority to accept custody.

WAC 289-16-030(1) and (2) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(3) In cooperation with the county coroner or medical examiner each facility shall establish procedures for release of a deceased prisoner's body and personal property.

WAC 289-16-030(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-16-040 TRANSPORTATION. The department of corrections or the chief law enforcement officer of each detention and correctional facility shall develop written instructions to include the following minimum standards:

- (1) Vehicles for the transportation of jail prisoners considered dangerous shall have a divider between the driver's seat and other seat areas.
- (2) Prisoners being transported may be handcuffed, placed in a restraining belt, or handcuffed to other prisoners of the same sex.
  - (3) No prisoner shall be handcuffed to a vehicle.
- (4) Prisoners shall not be left in an unattended or unsupervised vehicle.

WAC 289-16-040(1)-(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(5) A female shall accompany any female prisoner transported in a vehicle, and a male shall accompany male prisoners.

WAC 289-16-040(5) MANDATORY for detention and correctional facilities; advisory for holding facilities.

### Chapter 289-18 WAC CUSTODIAL CARE STANDARDS—SECURITY AND DISCIPLINE

#### **NEW SECTION**

WAC 289-18-010 SUPERVISION AND SUR-VEILLANCE. (1) General security standards.

- (a) All jails shall establish a positive means of identifying prisoners.
  - (b) Perimeter security shall be maintained.
- (c) Security devices shall be maintained in proper working condition at all times.
- (d) No prisoner shall be permitted to have authority over other prisoners.
- (2) Prisoner counts. Detention and correctional facilities shall develop a system for taking and recording prisoner counts. This procedure shall be followed at shift changes and at other regular or irregular times.
  - (3) Contraband control.
- (a) Any item or person entering or leaving a jail shall be subject to search.
- (b) When housed in a jail facility, work release prisoners and prisoners who have regular contact outside the jail shall not be permitted contact with other prisoner classifications or entrance to areas frequented by other prisoners.
- (c) There shall be irregularly scheduled searches for contraband in detention and correctional facilities and all areas frequented by prisoners at least once per week.
- (d) Conspicuously posted signs shall display the statutory penalty for giving or arranging to give anything to a prisoner without official authorization. Non-English speaking visitors shall be informed of the statutory penalty either verbally or by posted signs in the appropriate language.

WAC 289-18-010(1)-(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-18-020 CRITICAL ARTICLES. (1) Weapons and keys to weapon lockers shall not be permitted in confinement and booking areas.

- (2) Keys.
- (a) Key regulations shall be established by the department of corrections or chief law enforcement officer and read and initialed by all staff.
- (b) A control point shall be designated for key cataloging and logging the distribution of keys.

- (c) There shall be at least two sets of jail facility keys, one set in use and the other stored for use in the event of an emergency.
- (d) All keys not in use shall be stored in a secure key locker inaccessible to prisoners.
- (e) Emergency keys shall be "red tagged" and placed in the designated emergency section of the key locker.
- (f) Keys to locks on doors inside the security area of a jail shall be on a separate ring from keys to locks on doors or gates to the outside of the jails. At no time should both rings be carried by a person inside the jail simultaneously.
- (g) Keys shall be accounted for at all times and the distribution certified at each shift change.
- (h) Jail facility keys shall never be issued to a prisoner.
- (3) Protective equipment. Protective equipment, tear gas, and any other chemical suppressing agent shall be kept in a secure area, inaccessible to prisoners and unauthorized persons, but quickly accessible to officers of the facility.
  - (4) Kitchen utensils, tools, and toxic substances.
- (a) Dangerous kitchen utensils and tools shall be marked for identification, recorded, and kept in a secure place.
- (b) Toxic substances shall be kept in locked storage, and use of toxic substances shall be strictly supervised. Such substances, including cleaning supplies, shall be stored in a separate area from food supplies.

WAC 289-18-020(1)-(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-18-030 EMERGENCY PROCE-DURES. (1) The department of corrections or the chief law enforcement officer shall formulate written emergency procedures relative to escapes, riots, rebellions, assaults, injuries, suicides or attempted suicides, outbreak of infectious disease, fire, acts of nature, and any other type of major disaster or disturbance. The emergency plan shall outline the responsibilities of jail facility staff, evacuation procedures, and subsequent disposition of the prisoners after removal from the area or facility. Such plan shall be formulated in cooperation with the appropriate supporting local government units.

- (2) Emergency plans shall always be available to the officer in charge of the jail, and all personnel shall be aware of, and trained in, the procedures.
- (3) All serious incidents and emergencies shall be recorded on forms provided by the commission. For purposes of this section, the term "serious incidents and emergencies" includes, but is not limited to any death which occurs within a jail, attempted suicides, any unusual prisoner medical problem, epidemics, attempted or completed escapes, any assault upon staff or prisoners, dangerous contraband within the jail, serious fires, flooding or other natural disasters, riots or strikes, and any acts of terrorism or physical violence.

WAC 289-18-030(1)-(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(4) Only lawful and reasonable force to the person of a prisoner shall be used. Such force shall be used only after obtaining the prior approval of the senior jail officer on duty, and a record of the event shall be made in the jail log. Only in cases of self defense, to prevent escape, to prevent injury to a person (including the prisoner himself), or to prevent the commission of a crime shall prior approval not be necessary for the use of such force. The extent of such force shall always be limited to the extent it is reasonably necessary to accomplish its purpose.

WAC 289-18-030(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(5) Prisoners shall not be deprived of their clothes, blankets, or personal care items unless there are reasonable grounds to believe that the prisoner will misuse such articles to damage property, inflict bodily harm to himself or others, or substantially compromise the security of the jail. Such deprivation shall be used and continued only if there is no other practical way to control the prisoner. Approval of the senior jail official on duty must be obtained prior to the removal of such items, and the removal shall be reported to the medical staff. A record of such deprivation shall be made in the jail log and an explanation of the incident shall become part of the prisoner's jail record.

WAC 289-18-030(5) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-18-040 EMERGENCY SUSPENSION OF CUSTODIAL CARE STANDARDS. Nothing in these standards shall be construed to deny the power of any department of corrections or chief law enforcement officer to temporarily suspend any standard herein prescribed in the event of any emergency which threatens the safety of any jail or any of its prisoners or staff, or the public. Only such standards as are directly affected by the emergency may be suspended and the department of corrections or chief law enforcement officer shall notify the state jail commission in the event of such a suspension within twenty-four hours.

WAC 289-18-040 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-18-050 DISCIPLINE. (1) General.

(a) The department of corrections or chief law enforcement officer shall establish uniform rules and disciplinary sanctions to guide the conduct of all prisoners, which rules shall designate major and minor infractions.

- (b) Printed rules and possible disciplinary sanctions shall be posted conspicuously throughout the jail. Non-English speaking prisoners shall be informed of the rules either orally or by posted signs in the appropriate language.
- (c) All major infractions of the rules shall be reported in writing to the supervisor prior to shift change by the staff member observing or discovering the act. Such reports shall become a part of the prisoner's jail record.
- (2) Minor infractions. Minor violations of the rules may be handled informally by any staff member by reprimand, warning, or minor sanction as defined by local rules. Such incidents may become part of the prisoner's record only with the approval of the supervisor and verbal notification to the prisoner.
  - (3) Discipline for major infractions.
  - (a) Disciplinary hearing.
- (i) In correctional facilities, the classification committee shall have the power to hear and decide all charges of major violation of facility rules and to impose sanctions.
- (ii) In detention facilities, the chief law enforcement officer or department of corrections shall designate no less than two staff members to hear and decide all charges of major violation of facility rules and to impose sanctions.
- (iii) Any facility staff member involved in a charge shall not be allowed to participate as a hearing officer with respect to that charge.
  - (b) Procedures.
- (i) Any charges pending against a prisoner shall be acted on as soon as possible and no later than forty—eight hours (exclusive of Saturdays, Sundays, and holidays) after observation or discovery of the infraction.
- (ii) At least twenty-four hours prior to hearing, the prisoner shall receive a copy of the written infraction report made in conformance with WAC 289-18-050(1)(c). If the prisoner is illiterate, the infraction report shall be read to him.
- (iii) The prisoner alleged to have committed a major infraction shall have, and be promptly advised of, the following rights:
- (A) The prisoner shall have the right to be present at all stages of the hearing, except during the decisional deliberations:
- (B) The prisoner shall be allowed to appear on his own behalf, to present witnesses, and to present documentary evidence unless the exercise of such rights would be unduly hazardous to institutional safety or correctional goals, in which case the prisoner shall be given a written statement of the reasons for such judgment;
- (C) The prisoner shall be advised of the decision in a written notice giving the reasons for the disciplinary action, if any, and evidence relied on; and
- (D) The prisoner shall be permitted to appeal the disciplinary hearing decision to the department of corrections or the chief law enforcement officer in accordance with appeal procedures established by each facility and included in the printed rules.
  - (iv) All disciplinary proceedings shall be recorded.

(v) There shall be a finding of guilt based on the preponderance of evidence before imposition of a sanction.

WAC 289-18-050(1)-(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (4) Corrective action or forms of discipline.
- (a) Nonpunitive corrective action shall be the first consideration in all disciplinary proceedings.
- (b) When punitive measures are imposed, such measures shall be in accordance with law, and recommended sanctions, appropriate to the severity of the infraction, and based on considerations of the individual involved.
- (c) Acceptable forms of discipline shall include the following:
  - (i) Loss of privileges;
  - (ii) Removal from work detail or other assignment;
- (iii) Recommendation of forfeiture of "good time" credit;
- (iv) Transfer to the maximum security or segregation section.

WAC 289-18-050(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (5) Limitations on punishment.
- (a) No prisoner or group of prisoners shall be given authority to administer punishment to any other prisoner or group of prisoners.

WAC 289-18-050(5)(a) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(b) Deprivation of regular feeding, clothing, bed, bedding, or normal hygienic implements and facilities shall not be used as a disciplinary sanction.

WAC 289-18-050(5)(b) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(c) Correspondence privileges shall not be denied or restricted, except in cases where the prisoner has violated correspondence regulations. In no case shall the correspondence privilege with any member of the bar, holder of public office, the courts, or the department of corrections or chief law enforcement officer be suspended.

WAC 289-18-050(5)(c) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (d) Restrictions on visitation.
- (i) Visitation privileges should not be denied or restricted as a sanction for infractions of rules of the institution unrelated to visitation.

WAC 289-18-050(5)(d)(i) ADVISORY for all jails.

(ii) Under no circumstances shall attorney-client visits be restricted.

WAC 289-18-050(5)(d)(ii) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(e) No prisoner shall be held in disciplinary segregation for more than five consecutive days without review by the disciplinary hearing body or chief law enforcement officer, and in no event shall a prisoner be held in disciplinary segregation for more than ten consecutive days as the result of any one hearing.

WAC 289-18-050(5)(e) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(f) Corporal punishment and physical restraint (e.g., handcuffs, leather restraints, and strait jackets) shall not be used as sanctions. Reasonable physical restraint when necessary for medical reasons shall be medically directed, except that in an emergency reasonable physical restraint may be used to control a grossly disturbed or violent prisoner, but medical review and direction shall be promptly obtained.

WAC 289-18-050(5)(f) MANDATORY for detention and correctional facilities; advisory for holding facilities.

## Chapter 289-20 WAC CUSTODIAL CARE STANDARDS—HEALTH AND WELFARE

#### **NEW SECTION**

WAC 289-20-010 HEALTH CARE. (1) General. Prisoners shall receive adequate medical and health care.

- (2) Specific standards.
- (a) A physician licensed in the state shall be responsible for the organization and operation of the jail's medical services pursuant to a written agreement between the governing unit responsible for the jail, the chief law enforcement officer or department of corrections, as designated by the governing unit and the responsible physician or qualified medical authority.
- (b) The physician shall be solely responsible for the practice of medicine within the jail; however, security regulations applicable to jail personnel shall also apply to the medical personnel.
- (c) The responsible physician or medical authority shall submit a quarterly report on the health delivery system and health environment and an annual statistical summary to the chief law enforcement officer or department of corrections.
- (d) Written standard operating procedures approved by the responsible physician and governing unit or official designated by it shall consist of but not be limited to

the following (\* indicates does not apply to the first seventy-two hours exclusive of weekends and holidays):

- (i) Receiving screening;
- (ii) Health appraisal data collection;\*
- (iii) Nonemergency medical services;\*
- (iv) Deciding the emergency nature of illness or injury;
- (v) Dental screening, hygiene, examination and treatment;\*
  - (vi) Provision of medical and dental prostheses;\*
  - (vii) First aid:
- (viii) Notification of next of kin or legal guardian in case of serious illness, injury or death;
  - (ix) Providing chronic care;\*
  - (x) Providing convalescent care;\*
  - (xi) Providing medical preventive maintenance;\*
- (xii) Screening, referral and care of mentally ill and retarded inmates;
  - (xiii) Implementing the special medical program;
  - (xiv) Delousing procedures;
  - (xv) Detoxification procedures; and
  - (xvi) Pharmaceuticals.
- (e) State licensure and/or certification requirements and restrictions shall apply to health care personnel. Verification of current licensing and certification credentials shall be on file in the jail.
- (f) The work of qualified medical personnel shall be governed by written job descriptions which should be approved by the responsible physician.
- (g) Treatment by medical personnel other than a physician shall be performed pursuant to a written standing or direct order.
- (h) All examinations, treatments and procedures affected by informed consent standards in the community shall likewise be observed for prisoner care. In the case of minors, the informed consent of parent, guardian or legal custodian applies where required by law. In all cases, the responsible physician shall give a clear statement to the prisoner patient of his diagnosis and treatment except where the physician determines such explanation would be detrimental to the patient's welfare.
- (i) If medical services are delivered in the jail, adequate equipment, supplies and materials shall be provided for the performance of primary health care delivery.
- (j) First aid kit(s) shall be conveniently available in all jails. The responsible physician should approve the contents, number, location and procedure for periodic inspection of the kit(s).
- (k) Receiving screening shall be performed on all prisoners upon admission to the facility before being placed in the general population or housing area, and the findings recorded on a printed screening form approved by the jail commission. The screening includes inquiry into:
- (i) Current illnesses and health problems including those specific to women;
- (ii) Medications taken and special health requirements;
- (iii) Screening of other health problems designated by the responsible physician;

- (iv) Behavioral observation, including state of consciousness and mental status:
- (v) Notation of body deformities, trauma markings, bruises, lesions, ease of movement, jaundice, and other physical characteristics;
- (vi) Condition of skin and body orifices, including rashes and infestations; and
- (vii) Disposition/referral of inmates to qualified medical personnel on an emergency basis.
- (I) The health appraisal data collection shall be completed for each prisoner within fourteen days after admission to the facility in accordance with the adopted standard operating procedures. Laboratory and diagnostic tests to detect communicable disease including venereal diseases and tuberculosis, other tests and examinations as appropriate, and a standardized medical examination with appropriate comments about mental and dental status shall also be completed within fourteen days.
- (m) Health history and vital signs shall be collected by medically trained or qualified medical personnel who are properly licensed, registered or certified as appropriate to their qualifications to practice. Collections of all other health appraisal data shall be performed only by qualified medical personnel. Review of the results of the medical examination, tests, and identification of problems shall be made by a physician or designated qualified medical personnel. All health appraisal data shall be recorded on the health data forms approved by the responsible physician.
- (n) At the time of admission to the facility, prisoners shall receive a written communication consistent with the provisions of section WAC 289-16-010(f), explaining the procedures for gaining access to medical services.
- (o) Prisoners' medical complaints shall be collected daily and acted upon by the medically trained personnel. An appropriate priority shall be established and treatment by qualified medical personnel follow.
  - (p) Sick call.
- (i) Sick call shall be conducted by a physician and/or other qualified medical personnel and shall be available to each prisoner as follows:
- (A) In facilities of less than fifty prisoners, at least once per week at a minimum;
- (B) Facilities of fifty to two hundred prisoners at least three times per week; and
- (C) Facilities of over two hundred prisoners at least five times per week.
- (ii) When sick call is not conducted by a physician, the responsible physician shall arrange for the availability of a physician at least once each week to respond to prisoner complaints regarding services which they did or did not receive from other medical providers; further, regardless of complaints, the responsible physician shall review the medical services delivered, as follows:
- (A) At least once per month in jails with less than fifty prisoners;
- (B) At least every two weeks in facilities of fifty to two hundred prisoners; and
- (C) At least weekly in facilities of over two hundred prisoners.
  - (q) Emergency care.

- (i) Emergency medical and dental care shall be available on a twenty-four hour basis in accordance with a written plan which includes:
- (A) Arrangements for the emergency evacuation of the prisoner from the jail;
- (B) Arrangements for the use of an emergency medical vehicle:
- (C) Arrangements for the use of one or more designated hospital emergency rooms or other appropriate health facilities;
- (D) Arrangements for emergency on-call physician and dentist services when an emergency health facility is not located in a nearby community.
- (ii) Jail personnel shall be trained in basic first-aid equivalent to that defined by the American Red Cross and usual emergency care procedures prior to employment or during the probationary period. Written standard operating procedures and training of staff shall incorporate the following steps:
- (A) Awareness of potential medical emergency situations;
- (B) Notification or observation-determination that a medical emergency is in progress;
  - (C) "First aid" and resuscitation;
  - (D) Call for help; and
  - (E) Transfer to appropriate medical provider.
- (iii) At least one person per shift within sight or sound of the prisoner shall have training in receiving screening and basic life support cardiopulmonary resuscitation (CPR).
- (r) Medical and dental prostheses and emergency dental care shall be provided when the health of the inmate-patient would otherwise be adversely affected as determined by the responsible physician.
- (s) Jail personnel shall be given training regarding the recognition of general symptoms of mental illness and retardation and shall report any such symptoms to medical personnel for appropriate evaluation and treatment.
- (t) A special program shall exist for prisoners requiring close medical supervision. A written individual treatment plan for each of these patients shall be developed by a physician which includes directions to medical and nonmedical personnel regarding their roles in the care and supervision of these patients.
- (u) Appropriate medically-supervised treatment shall be given in the jail to prisoners determined to be under the influence of alcohol, opiates, barbiturates and similar drugs when such care is not provided in a community health facility.
  - (v) Medications.
- (i) The jail's standard operating procedures for the proper management of pharmaceuticals shall include:
- (A) A formulary specifically developed for the facility when stock medications are maintained within the jail. Such formulary shall be in accordance with WAC 360–16-070 (clinic dispensary);
- (B) A policy that jails with an on-site pharmacy shall adhere to regulations established by the state board of pharmacy. Such policy shall require, as a minimum, a consulting pharmacist for the operation of the pharmacy or the dispensing shall be done by each prescribing physician in person (WAC 360-16-070);

- (C) A policy regarding the prescription of all medications with particular attention to behavior-modifying medications and those subject to abuse;
- (D) A policy regarding medication dispensing and administration which shall include, but not be limited to:
- (1) Nonmedical jail personnel delivering medication(s) to prisoners (RCW 69.41.030);
- (2) Disposition of medication(s) brought in by prisoners at the time of admission to the facility;
- (3) Packaging of medication(s); the packaging shall clearly indicate name of the medication, time for administering and the name of the prisoner. Each dosage shall be packaged in separate containers;
  - (4) Disposition of unused medication(s);
- (É) A policy regarding the maximum security storage and weekly inventory of all controlled substances, non-prescription medication(s), syringes, needles and surgical instruments. Jails that do not have an on-site pharmacy shall provide for a consulting pharmacist to determine that medication(s) have been properly managed.
- (ii) The person administering medication: Shall have training from the responsible physician and the chief law enforcement officer or department of corrections responsible for the jail; shall be accountable for administering medications according to orders; and shall record the administration of medications in a manner and on a form approved by the responsible physician.
  - (w) Records.
- (i) The responsible physician shall be responsible for maintaining patient medical record files in accordance with rules adopted by the state jail commission. Such files shall contain the completed receiving screening form, health appraisal data collection forms, all findings, diagnoses, treatments, dispositions, prescriptions and administration of medications, notes concerning patient education, notations of place, date and time of medical encounters and terminations of treatment from long term or serious medical or psychiatric treatment.
- (ii) The responsible physician shall insure the confidentiality of each prisoner's medical record file and such file shall be maintained separately from and in no way be part of the prisoner's other jail records. The responsible physician or medical staff designated by him shall communicate information obtained in the course of medical screening and care to jail authorities when necessary for the protection of the welfare of the prisoner of other prisoners, management of the jail, or maintenance of jail security and order.
- (iii) A copy or summary of the medical record file shall routinely be sent to any jail or correctional institution to which a prisoner is transferred at the time of such transfer. A copy of such file or parts thereof shall also be transmitted upon the written authorization of a prisoner to designated physicians and medical facilities.
- (x) Regular bathing (shower) shall be permitted at least twice each week.

WAC 289-20-010 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-20-020 FOOD. (1) General.

- (a) At least three meals a day shall be served at regular intervals. The morning meal shall be served within fourteen hours of the previous day's evening meal.
- (b) Jails may arrange for prepared meal service or serve frozen packaged meals, provided these meals conform to the other requirements of this section.
- (c) Meals shall be served in a reasonable manner, hot food served hot, cold food served cold.
- (d) Prisoner meals shall be served on health department approved trays or dishes. Stainless steel or plastic eating utensils shall be provided.
  - (2) Nutritional and caloric intake.
- (a) Jail menus shall be reviewed by the local county health department, the county extension service, or other qualified nutrition consultant available in the community to insure that diets approximate the dietary allowances specified.
- (b) Diets ordered by medical staff shall be strictly observed.
  - (3) Food service operations.
- (a) Food service operations in jails shall conform to the sanitation rules and regulations set forth in chapter 248-84 WAC.
- (b) All prisoners and other persons working in the food service shall be free from infectious disease.
- (c) In all jails, a paid staff member responsible for kitchen supervision and food preparation, shall obtain a food and beverage workers permit (chapters 248-86 and 248-87 WAC). Under supervision of this staff member, prisoners may assist in the kitchen and need not acquire a food and beverage workers permit. Local health departments may have more stringent requirements which, if ordered by them, shall be followed.

WAC 289-20-020 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-20-030 CLOTHING, BEDDING AND PERSONAL ITEMS. (1) Clothing.

- (a) Provision shall be made for separate insect-proof clothing storage to prevent migration of lice from infested clothing.
- (b) Prisoners shall be issued clean outer garments at least once a week; clean undergarments and socks shall be issued more frequently.
- (c) If prisoners are required to wear clothing issued by the facility, detention and correctional facilities shall, as necessary, clean and sanitize personal clothing prior to storage.
  - (2) Bedding.
- (a) Prisoners shall be issued clean bed linens and mattress covers upon arrival and at least once a week thereafter.
- (b) Mattresses shall have a washable cover and shall be sanitized at least semi-annually.
- (c) Blankets shall be washed at frequent intervals to maintain a clean condition, but at least once every sixty days, and always before reissue.

- (3) Personal items.
- (a) Personal care items issued to each prisoner in detention and correctional facilities shall include, but not be limited to, soap, towel, washcloth, toothpaste or powder, toothbrush, and comb. Female prisoners shall be supplied with necessary feminine hygiene items.
- (b) Each prisoner shall be permitted to have a reasonable number of additional personal items, the possession of which does not substantially impede jail management or security.

WAC 289-20-030 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-20-040 SANITATION. (1) General.

- (a) All jails shall be kept in a clean and sanitary condition, free from any accumulation of dirt, filth, rubbish, garbage, or other matter detrimental to health.
- (b) The housekeeping program shall include a daily general sanitation inspection and daily removal of trash and garbage.
- (c) Each prisoner shall clean his own living area daily. Convicted prisoners may be required to clean other space within the confinement area and pretrial detainees may be permitted to do so voluntarily.
  - (2) Insects, rodents, and pets.
- (a) Insects and rodents shall be eliminated by safe and effective means. Prisoners shall be removed from areas in which insecticides and rodenticides are being used.
  - (b) Pets shall not be allowed in jail facilities.
- (3) Laundry. Each jail shall have adequate laundry facilities which meet the standards of WAC 289-12-030(2)(a)(vi) or shall arrange for adequate laundry services.

WAC 289-20-040 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-20-050 FIRE SUPPRESSION. The department of corrections or chief law enforcement officer shall consult with the local fire department having jurisdiction over the facility in developing a fire suppression plan which shall include, but not be limited to:

- (1) A fire prevention plan to be part of the operations manual of policies and procedures;
  - (2) Daily fire prevention inspections by facility staff;
- (3) Fire prevention inspections at least semi-annually by the fire department having jurisdiction. Recommendations resulting from inspections shall be promptly implemented; and
- (4) A regular schedule for inspections, testing and servicing fire suppression equipment.

WAC 289-20-050(1)-(4) MANDATORY for detention and correctional facilities; advisory for holding facilities.

Chapter 289-22 WAC
CUSTODIAL CARE STANDARDS—SERVICES
AND PROGRAMS

#### **NEW SECTION**

WAC 289-22-010 SERVICES. (1) Commissary.

- (a) The department of corrections or chief law enforcement officer of each detention and correctional facility shall either establish, maintain, and operate a commissary, or provide prisoners with a list of approved items to be purchased at least once a week at local stores.
- (b) Commissary items shall include books, periodicals, and newspapers.
- (c) Proceeds from a jail facility store shall be used for operation and maintenance of the commissary service and/or prisoner welfare expenses.
- (d) If jail rules do not permit prisoners to keep money on their persons, payments for commissary purchases shall be made by debit on a cash account maintained for the prisoner. All expenditures from a prisoner's account shall be accurately recorded and receipted.

WAC 289-22-010(1) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(2) Barber/beauty shop services. All jails shall make reasonable arrangements to provide basic hair care.

WAC 289-22-010(2) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(3) Library services. In conjunction with state and/or local library service units, each jail shall make provision for library services.

WAC 289-22-010(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(4) Legal assistance.

(a) When adequate professional legal assistance is not available to prisoners for purposes of preparing and filing meaningful legal papers, a jail shall provide access to necessary law books and reference materials.

WAC 289-22-010(4)(a) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(b) Facility rules shall not prohibit one prisoner from assisting another in the preparation of legal papers.

WAC 289-22-010(4)(b) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(5) Religious services.

(a) To the extent possible, upon request from a prisoner, the jail facility shall arrange religious services.

- (b) Detention and correctional facilities with an average daily population of twenty-five or more shall arrange for weekly religious services.
- (c) To the extent possible, prisoners shall be permitted to observe religious holidays and receive sacraments of their faith.
- (d) Attendance at religious services shall be voluntary, and prisoners who do not wish to hear or participate shall not be exposed to such services.

WAC 289-22-010(5) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (6) Counseling, guidance, and ancillary services.
- (a) Counseling services shall be available to provide prisoners in detention and correctional facilities with an opportunity to discuss their problems, interests, and program.
- (b) The department of corrections or chief law enforcement officer may utilize volunteer counseling resources available in the community.
- (c) To the extent possible, professionals shall serve in an advisory capacity when jail facility personnel or community volunteers engage in counseling.
- (d) Counselors may submit written recommendations to the chief law enforcement officer or disciplinary review body.
- (e) Counseling services shall be voluntarily received unless ordered by the appropriate court or the disciplinary review body.
- (f) To the extent possible, prisoners being discharged shall receive assistance in obtaining employment, housing, acceptable clothing, and transportation.

WAC 289-22-010(6) ADVISORY for all jails.

#### **NEW SECTION**

WAC 289-22-020 PROGRAMS. (1) Work programs. The department of corrections or chief law enforcement officer may establish work programs except that participation in nondisciplinary work programs by pretrial detainees shall be voluntary.

- (2) Education and training programs.
- (a) Correctional facilities.
- (i) The department of corrections or chief law enforcement officer of each correctional facility shall arrange for the development of an education and training program, utilizing local school districts, colleges, trade schools, unions, industry, interested citizens, and other available community, state, and federal resources.
- (ii) Paid staff member(s) shall have designated responsibility for supervision of the education and training programs
- (iii) Approved correspondence courses shall be available at the prisoner's request and expense.
- (iv) Correctional facilities shall provide courses to prepare qualified prisoners for the "General Education Development" test.
  - (b) Detention facilities.

- (i) Each detention facility shall provide courses to prepare qualified prisoners for the "General Education Development" test.
- (ii) Detention facilities shall encourage participation in other education and training programs available locally.
  - (3) Leisure time activity programs.
- (a) To the extent possible, detention and correctional facilities shall provide opportunities for all prisoners to participate in leisure time activities of their choice and abilities. Such activities may include athletic programs, hobbies and crafts, table games, radio and television, motion pictures, cards, puzzles, checkers and chess.

WAC 289-22-020(1), (2), and (3)(a) ADVISORY for all jails.

(b) Detention and correctional facilities shall arrange for at least one hour of physical exercise per day outdoors, weather permitting.

WAC 289-22-020(3)(b) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (c) Volunteers may be used to plan and supervise exercise programs and other leisure time activities, but paid staff member(s) shall have designated responsibility for supervision of such programs.
- (4) Alternative to confinement programs. With the concurrence of the department of corrections or chief law enforcement officer, the disciplinary hearing body may recommend an alternative to confinement to the court of jurisdiction.

WAC 289-22-020(3)(c) and (4) ADVISORY for all jails.

## Chapter 289-24 WAC CUSTODIAL CARE STANDARDS—COMMUNICATIONS

#### **NEW SECTION**

WAC 289-24-010 INTRODUCTION. (1) Communication between prisoners and persons outside any jail, and communication between prisoners and staff, shall be encouraged for the purposes of retaining constructive community relationships, stimulating intellectual pursuits, assisting in the attainment of vocational or educational goals, and facilitating legal inquiries.

(2) Communication is deemed a right rather than a privilege and the specific protections afforded communication under this chapter may be abridged only when there are reasonable grounds to believe that facility security or the welfare of the prisoners or staff is endangered.

WAC 289-24-010 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-24-020 COMMUNICATION WITH STAFF. (1) Communication from prisoner to staff shall be encouraged and respected.

(2) Requests for an audience with staff shall be honored as soon as reasonably possible.

WAC 289-24-020 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-24-030 TELEPHONE USAGE. (1) The governing unit shall establish and post rules which specify regular telephone usage times and the maximum length of calls (not to be less than five minutes).

- (2) Telephone usage hours shall include time during the normal work day and time during the evening.
- (3) Except for a reasonable number of telephone calls to a prisoner's attorney, or immediate family, calls shall be at the prisoner's expense or collect.
- (4) Location of telephone facilities shall insure reasonable privacy, and telephone conversations shall not be monitored, tape recorded, or spot-checked except by court order.
- (5) Reasons for calls shall be the personal concern of the prisoner, except in consideration of requests for emergency calls beyond normal telephone hours.

WAC 289-24-030 MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-24-040 MAIL. (1) Newspapers, books, periodicals, other printed materials, and photographs.

- (a) Prisoners shall generally be permitted to subscribe to and otherwise receive books, newspapers, periodicals and other printed materials or photographs which may lawfully be delivered through the United States mails. Such materials may be denied a prisoner only if such denial furthers a substantial governmental interest in jail security or the welfare of prisoners or staff.
- (b) When such materials are withheld from a prisoner for the reasons set forth in (a) of this subsection:
- (i) The prisoner shall receive immediate written notice that the publication is being denied, accompanied by an explanation of the reason(s) for the denial;
- (ii) The affected prisoner is entitled to have such decision reviewed by the disciplinary hearing body, the department of corrections, or the chief law enforcement officer upon written request and shall be promptly informed of this right;
- (iii) A written decision of the review of the denial, including reason(s), shall be given to the prisoner requesting review.

WAC 289-24-040(1) MANDATORY for detention and correctional facilities; advisory for holding facilities.

(2) Correspondence.

(a) General.

- (i) Incoming or outgoing mail shall be retained no more than one day.
- (ii) Except in the case of prisoners without funds, prisoners shall be permitted to mail out any number of letters. Prisoners without funds shall be permitted to mail up to three letters per calendar week at public expense or with postage purchased from the prisoner welfare fund, provided upon proper showing the number may be increased. Each prisoner may mail out any number of letters to his attorney, the courts, and elected federal, state, and county officials.
- (iii) No restriction shall be placed on the number of letters a prisoner may receive or on the persons with whom he may correspond.
- (iv) These rules shall not preclude a prisoner being required to place his name and a return post office address on outgoing mail.
  - (b) Pretrial detainees.
- (i) Except by order of a court of competent jurisdiction, outgoing mail of pretrial detainees (prisoners not on parole hold, not subject to probation revocation, or not currently under sentence) shall be neither opened nor read.
- (ii) Incoming mail of pretrial detainees (as described above) may be opened only for the purpose of inspecting for contraband and afterwards shall be resealed and delivered directly and immediately to the addressee. Such mail shall not be read.
- (iii) Whenever feasible, it is recommended that this mail be opened in the presence of the addressee.
  - (c) Post-conviction prisoners.
- (i) Outgoing mail shall not be opened unless the responsible staff person designated by the department of corrections or chief law enforcement officer has reasonable grounds to believe that the content of a letter may present a clear and present danger to institutional security.
- (ii) Incoming mail shall not be read or censored, but may be opened and inspected for contraband, cash, and checks. Mail shall be resealed for delivery to the addressee.
  - (d) Contraband and other property received in mail.
- (i) Contraband which is not illegal may be destroyed upon the prisoner's written request or returned collect to the sender.
- (ii) Dangerous or illegal contraband and the accompanying letter shall be turned over to proper authorities.
- (iii) A receipt for permissible items received in the mail, including money or checks shall be signed by a staff member and a copy thereof promptly delivered to the prisoner.
  - (e) Notice of disapproval of prisoner mail.
- (i) When a prisoner is prohibited from sending a letter, the letter and a written and signed notice stating the reason for disapproval, and indicating the portion(s) of the letter causing disapproval, shall be given the prisoner.
- (ii) When a prisoner is prohibited from receiving a letter, the letter and a written signed notice stating the reason(s) for denial and indicating the portion(s) of the letter causing the denial shall be given the sender. The

prisoner shall be given notice in writing that the letter has been prohibited, indicating the reason(s) and the sender's name.

- (iii) When a prisoner is prohibited from sending or receiving mail, the affected prisoner is entitled to have such decision reviewed by the disciplinary hearing body, the department of corrections, or the chief law enforcement officer upon written request and shall be promptly informed of this right.
- (iv) A written decision of the review of such denial shall be promptly delivered to the prisoner.
  - (f) Limitations.
- (i) Incoming mail of post—conviction prisoners that is clearly marked as coming from an attorney, court, or elected federal, state, or county official, shall be opened only in the presence of the addressee.
- (ii) Mail to or from attorneys, courts or elected federal, state, or county officials shall not be read.
- (iii) There shall be no additional restrictions on prisoner correspondence for disciplinary or punishment purposes, unless the prisoner has violated rules as to correspondence. Upon proper showing of the alleged violation, the prisoner's mail may be restricted for a limited time, but such restriction shall not apply to attorney-client mail or correspondence with the courts.

WAC 289-24-040(2) MANDATORY for detention and correctional facilities; advisory for holding facilities.

- (3) Packages.
- (a) Incoming.
- (i) If a facility allows prisoners to receive packages, all packages shall be opened and inspected.
- (ii) Packages may be received only if the contents conform to rules adopted by the department of corrections or chief law enforcement officer, and a witnessed receipt for permissible items shall be completed at the time of delivery to the addressee.
  - (b) Outgoing.
- (i) Outgoing packages of prisoner's personal property shall be inspected to insure ownership and compliance with United States postal regulations and shall be mailed at prisoner's expense.

WAC 289-24-040(3) MANDATORY for detention and correctional facilities; advisory for holding facilities.

#### **NEW SECTION**

WAC 289-24-050 VISITATION. (1) General.

- (a) Open visitation shall be allowed whenever feasible, but prisoners requiring greater security shall be provided with visiting facilities which do not allow physical contact.
- (b) The degree of security required for each prisoner during visitation shall be determined by those persons responsible for classification under WAC 289-16-020.
  - (2) Social visits.
- (a) The department of corrections or chief law enforcement officer shall establish and post rules governing social visits and specifying times therefore.

- (b) Each prisoner shall be allowed a minimum of three hours total visitation per week.
- (c) Immediate family, i.e., wives, husbands, children, parents, brothers, sisters, grandparents, aunts, and uncles, and any persons so related through marriage, shall be given preference for allowed visitation time unless the prisoner specifies otherwise.
- (d) Except for immediate family members, visitors seventeen years of age and under shall be accompanied by a parent or guardian.
- (e) The department of corrections or chief law enforcement officer may grant special visitation privileges to visitors who have traveled long distances, to visitors for hospital prisoners, and for other unusual circumstances.
  - (3) Business and professional visits.
- (a) Each prisoner shall be allowed confidential visits from his attorney or legal assistants and his pastor.
- (b) By prior arrangement with the department of corrections or the chief law enforcement officer or his designee, a prisoner shall be allowed confidential visits by his employer, doctor, dentist, tax consultant, banker, investment or insurance broker, with educators from a bona fide school or job training facility, and with employment consultants.
- (c) Law enforcement professionals shall be allowed to interview prisoners at reasonable times and with prior notice, unless it appears circumstances do not permit delay.
  - (4) Visitor regulations.
- (a) Signs giving notice that all visitors and their accompanying possessions are subject to search shall be conspicuously posted at the entrances to the facility and at the entrance to the visiting area.
- (b) Any person may refuse a search but, subsequent to such refusal, may then be denied entrance.
- (c) Other reasons for denying entrance to visitors shall include but not be limited to:
- (i) An attempt, or reasonable suspicion of an attempt to bring contraband into the facility.
- (ii) Obvious influence or effect of alcohol or controlled substances.
  - (iii) Request from the prisoner's physician.
  - (iv) Request from the prisoner.
- (v) Reasonable grounds to believe a particular visit would present a substantial danger to jail security or management or to the welfare of prisoners, staff, or other visitors.
- (d) Whenever a visitor is refused admittance, the prisoner shall receive notice of the refusal stating the reasons therefore. The affected prisoner is entitled to have such decision reviewed by the disciplinary hearing body, the department of corrections, or the chief law enforcement officer upon written request and shall be promptly informed of this right. A written decision of the reviewing body's determination stating the reason(s) therefor shall be furnished the prisoner who requested such review.

WAC 289-24-050 MANDATORY for detention and correctional facilities; advisory for holding facilities.

## WSR 79-07-068 ADOPTED RULES DEPARTMENT OF AGRICULTURE [Order 1635—Filed June 27, 1979]

I, Bob J. Mickelson, director of Department of Agriculture, do promulgate and adopt at Conference Room, 4th floor, General Administration Building, Olympia, Washington, the annexed rules relating to the amending of WAC 16-403-170 to provide additional tolerance for limb rubs and excessively rough or barklike russeting on Granny Smith, Yellow Newtowns or similar varieties of apples, and repealing WAC 16-403-135, 16-403-13501 and 16-403-300.

This action is taken pursuant to Notice No. WSR 79-05-087 filed with the code reviser on 5/1/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 15.17 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 27, 1979.

By Bob J. Mickelson Director

AMENDATORY SECTION (Amending Order 1374, filed 7/26/74)

WAC 16-403-170 GREEN OR YELLOW VARI-ETIES—WASHINGTON C GRADE. (((1))) The requirements of this grade are the same as for Washington Fancy except for color, russeting and invisible watercore. Apples of this grade are free from excessive damage caused by russeting which means that apples meet the russeting requirements for Washington Fancy as defined under the definitions of "damage by russeting", except the aggregate area of an apple which may be covered by smooth net-like russeting shall not exceed 25 percent; and the aggregate area of an apple which may be covered by smooth solid russeting shall not exceed 10 percent((;)): PROVIDED, That in the case of the Yellow Newtown Granny Smith or similar varieties the aggregate area of an apple which may be covered with smooth solid russeting shall not exceed 20 percent; and the aggregate area of an apple which may be covered with excessively rough or barklike russeting or limb rubs shall not exceed the area of a circle three-fourths of an inch in diameter. Each apple of this grade has the amount of color specified in WAC 16-403-175 for the variety. There is no requirement in this grade pertaining to invisible watercore.

#### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

(1) <u>WAC 16-403-135</u> **PROMULGATION**.

- (2) WAC 16-403-13501 PROMULGATION.
- (3) WAC 16-403-300 EFFECTIVE DATE.

## WSR 79-07-069 PROPOSED RULES GAMBLING COMMISSION [Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning the licensing and regulation of gambling activities (copy of the proposed rules are shown below, however, changes may be made at the public hearing);

that such agency will at 10 a.m., Thursday, August 9, 1979, in the Campbell's Lodge, 104 West Woodin, Chelan, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10 a.m., Thursday, August 9, 1979, in the Campbell's Lodge, 104 West Woodin, Chelan, WA.

The authority under which these rules are proposed is WAC 230-04-142 and 230-04-450 are promulgated pursuant to RCW 9.46.070(7) and are intended to administratively implement that statute. These rules are also promulgated pursuant to the authority granted under RCW 9.46.070(13).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 9, 1979, and/or orally at 10 a.m., Thursday, August 9, 1979, Campbell's Lodge, 104 West Woodin, Chelan, WA.

Dated: June 28, 1979 By: Jeffrey O. C. Lane Assistant Attorney General

#### **NEW SECTION**

WAC 230-04-142 NOTIFICATION TO THE COMMISSION UPON BEGINNING, TERMINATING, OR CHANGING EMPLOYMENT - PUBLIC CARD ROOM EMPLOYEES. A licensed public card room operator shall notify the commission in writing when a card room employee has begun work in the card room or has terminated employment for any reason.

The notification shall include the full name, sex and birthdate of the employee, and among other things, the date the employee began to work for the card room operator, with an acknowledgement that he or she has done so with the operator's knowledge and consent, or the date employment terminated. The report shall be made immediately and must reach the commission's Olympia office not later than 5 p.m. on the fifth day following the employee's first day of work or last day of work, as applicable. If the fifth day falls on a Saturday, Sunday or state holiday, it shall be due upon the next following business day.

This rule shall not apply to persons operating a public card room under a class B or class D license only.

#### AMENDATORY SECTION (Amending Order #5, filed 12-19-73)

WAC 230-04-450 DISPLAY OF LICENSES. All licenses or permits granted by the commission shall be prominently displayed at all times upon the licensed premises in such position as they may be observed by persons participating in gambling activities on the licensed premises, except as may otherwise be provided by these rules.

If a licensed employee works in similar employment for one or more additional employers than the employer upon whose premises the original license is displayed, the employee may obtain such duplicate licenses from the commission as are necessary for display upon the premises of such additional employer. A fee of \$ shall be charged for each such duplicate license.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

# WSR 79-07-070 ADOPTED RULES STATE BOARD FOR COMMUNITY COLLEGE EDUCATION [Order 74, Resolution 79-20—Filed June 28, 1979]

Be it resolved by the State Board for Community College Education, acting at Olympia Technical Community College, 2011 Mottman Road, Olympia, WA, that it does promulgate and adopt the annexed rules relating to rules determining eligibility for tuition and fee waivers.

This action is taken pursuant to Notice No. WSR 79-05-082 filed with the code reviser on 4/30/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 34.04 RCW and WAC 1-12-065 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 27, 1979.

By Gilbert J. Carbone Assistant Director

AMENDATORY SECTION (Amending Order No. 47, filed 9/12/75)

WAC 131-28-040 CRITERIA FOR DETER-MINING ELIGIBILITY FOR WAIVER OF TUI-TION AND FEES UNDER RCW 28B.15.530. Waiver of general tuition, operating, and services and activities fees, or any portions thereof as authorized by RCW 28B.15.530, normally charged to students enrolled in collegiate-level courses or programs shall be based upon the determination that the student is a needy or disadvantaged student by application of a method of need analysis approved by the United States Office of Education for determining awards under federal student financial aid programs or one adopted by the State Board for Community College Education specifically for the purposes of this section, provided that no waivers under this section shall be granted to a person who is not a "resident student" as defined in RCW 28B.15.010.

AMENDATORY SECTION (Amending Order 70, filed 5/24/78)

WAC 131-28-041 CRITERIA FOR DETER-MINING ELIGIBILITY FOR WAIVER OF TUI-TION AND FEES UNDER RCW 28B.15.520. Waiver of general tuition, operating, and services and activities fees, or any portions thereof as authorized by RCW 28B.15.520, normally charged to students enrolled in high school completion courses or programs shall be based upon the determination that the student is a needy student. A high school completion student initially requesting a waiver shall be evaluated for financial need based either upon application of a method of need analysis approved by the United States Office of Education for determining awards under federal student financial aid programs or ((based upon data provided on the form: Fee Waiver Application for High School Completion. During subsequent quarters or in the event the initial waiver was for eleven credits or more, the United States Office of Education approved method shall be used)) one adopted by the State Board for Community College Education specifically for the purposes of this section. There is no residency requirement for high school completion waivers granted under RCW 28B.15-.520. ((If a student is concurrently enrolled in collegiate-level and high school completion courses or programs, determination of need shall be based upon criteria established by WAC 131-28-040.

| <del>FEE</del> | <del>-WAIVER APPLICAT</del> | <del>'ION</del> |  |
|----------------|-----------------------------|-----------------|--|
| <del>FOR</del> | HIGH SCHOOL COM             | <del>PLE-</del> |  |
| TION           | I.*                         | DATE            |  |
| -              |                             |                 |  |

In order to determine eligibility for a tuition waiver, the following information is required:

#### PART A. Applicant Information

| Name                             | _  |   |   |   | _ |   |   | _ |
|----------------------------------|----|---|---|---|---|---|---|---|
| Social Security #                |    |   |   |   |   |   |   |   |
| A an Security #                  | ٠. | • | • | • | • | • | • | • |
| AgeSex                           | •  | • | · | • | ٠ | ٠ | • | ٠ |
| Marital Status                   |    | • | • | • | - | • |   |   |
| Address                          |    | • | • | • | • | • | • | - |
| ——Ethnic Origin (Optional)       |    |   |   |   |   |   |   |   |
|                                  |    |   |   |   |   |   |   |   |
| ── Black American                |    |   |   |   |   |   |   |   |
| ☐ American Indian                |    |   |   |   |   |   |   |   |
| ☐ — Mexican American or Hispanic |    |   |   |   |   |   |   |   |
| □ White American                 |    |   |   |   |   |   |   |   |
| <del>□ Foreign</del>             |    |   |   |   |   |   |   |   |
| □ Other                          |    |   |   |   |   |   |   |   |

PART B. If Living with parents or legal guardian, or

| under 18.   |
|---|
| Name of Parent or guardian                            |
| Address   |
| Total number in household                             |
| Current monthly income (take home)                    |
| ParentsApplicant                                      |
| Other current income:                                 |
| Social Security Welfare                               |
| Child SupportUnemployment                             |
| G.I. Bill   |
| Other (consider)                                      |
| Other (specify)                                       |
| Savings and checking account totals:                  |
| Parents Applicant                                     |
| PART C. If living apart from parents or guardian, and |
| over 18.  |
| Current monthly income (take home)                    |
| Total number in household                             |
| Monthly parental assistance                           |
| Other current income:                                 |
| Social SecurityWelfare                                |
| Child SupportUnemployment                             |
| G.I. Bill   |
| Other (specify)                                       |
| Covince and charling a count totals                   |
| Savings and checking account totals                   |
| PART D. Affidavit                                     |
| I/We hereby certify that the information reported     |
| herein is complete and correct to the best of         |
| my/our knowledge. I/We authorize its use by those     |
| who select waiver recipients.                         |
| Annliantia Cianatura                                  |
| Applicant's Signature                                 |
| Parent's Signature (If                                |
| Part B completed)                                     |
|   |
| OFFICE USE ONLY:                                      |
| Institutional Certification                           |
| Est: monthly cost of attend-                          |
| ing college \$  |
| Est. monthly living cost for                          |
| student and/or family (+)                             |
| Sub Total \$  |
| Sub Iolai 5   |
| Est. monthly income plus                              |
| 1/10 of assets as de-                                 |
| fined above (-)                                       |
| ,   |
| Maximum monthly waiver                                |
| for current quarter \$                                |
| Resident  |
| Non-resident  |
|   |
|   |
| <b>43.41.1</b>  |

<sup>\*</sup>Minimum data elements necessary to determine eligibility))

# WSR 79-07-071 EMERGENCY RULES STATE BOARD FOR COMMUNITY COLLEGE EDUCATION [Order 75, Resolution 79-13—Filed June 28, 1979]

Be it resolved by the State Board for Community College Education, acting at Olympia Technical Community College, 2011 Mottman Road, Olympia, WA, that it does promulgate and adopt the annexed rules relating to tuition and fee waivers for full-time community college employees.

We, the State Board for Community College Education, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is it will not be possible for the State Board to observe the requirements of filing the appropriate notice with the Code Reviser to effectuate the provisions of chapter 82, Laws of 1979, prior to the beginning of the Fall Quarter, 1979, because the next scheduled meeting of the Board is September 6, 1979, and a regular rule adoption would not be effective until 30 days thereafter.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 82, Laws of 1979 and is intended to administratively implement that statute

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 27, 1979.

By Gilbert J. Carbone Assistant Director

#### **NEW SECTION**

WAC 131-28-085 TUITION AND FEE WAIV-ERS FOR FULL-TIME COMMUNITY COLLEGE EMPLOYEES. (1) Pursuant to the authority granted by chapter 82, Laws of 1979, community college districts are authorized to and may waive tuition, operating, and service and activities fees for full-time employees at their respective institutions of higher education enrolled in courses at said institutions under the following conditions:

- (a) enrollment shall be on a space-available basis after opportunity has been given for other students to register for courses offered by the college,
- (b) no new or additional courses or course sections shall be created for the purpose of accommodating enrollments of students enrolled on the basis of waivers under this section,
- (c) enrollment information on employees enrolled on a space-available basis shall be maintained separately

from other enrollment information and shall not be included in official enrollment reports, nor shall persons enrolled pursuant to the provisions of this section be considered in any enrollment statistics which would affect budgetary determinations,

- (d) computations of enrollment levels, student-faculty ratio, or other similar enrollment rated statistics must exclude student credit hours generated by enrollments for which waivers have been granted under this section,
- (e) employees enrolling on a space-available basis shall be charged a registration fee of not less than five dollars per quarter,
- (f) community college districts may limit the number of courses per quarter for which an employee may enroll pursuant to this section,
- (g) districts may enroll full time cooperative extension service and agricultural research employees of Washington State University if such employees are stationed off-campus provided that (1) the employee's work station is situated within the district where he enrolls and (2) such a waiver of tuition and fees complies with conditions listed in subsections (a) through (f) above,
- (h) districts may recognize completion of such courses for salary improvement or vocational certification provided such courses are an approved part of the professional improvement plan of the individual,
- (i) prior to implementing any program for tuition and fee waivers for full time employees, the college district shall adopt a written rule regarding such program and definitively set forth rules and procedures related to:
- (i) whether or not employees may take tuition free courses on released time and under what circumstances;
- (ii) whether or not courses taken on a tuition free basis shall be allowed to apply toward an advancement on the salary schedule of the institution;
- (iii) whether or not there will be a limit on the number of courses per quarter an employee may take, what that limitation is and any other constraints;
- (iv) the definition of a full time employee, professional and classified, for purposes of this act;
- (j) the individual community college district shall submit a copy of its adopted rule relating to the above to the state director.

## WSR 79-07-072 PROPOSED RULES PUBLIC DISCLOSURE COMMISSION [Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning:

Amd WAC 390-14-100 List of elected public officials.

New WAC 390-12-050 Operations and procedures.

Amd WAC 390-20-050 Forms—For report of legislative activity by state agencies;

that such agency will at 9:00 a.m., Tuesday, August 21, 1979, in the Evergreen Plaza Building, conference

room, 711 Capitol Way, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, August 21, 1979, in the Evergreen Plaza Building, conference room, 711 Capitol Way, Olympia.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 21, 1979, and/or orally at 9:00 a.m., Tuesday, August 21, 1979, Evergreen Plaza Building, conference room, Olympia, Washington.

Dated: June 26, 1979

By: Karen M. Copeland
for David R. Clark

Assistant Administrator

#### **NEW SECTION**

WAC 390-12-050 OPERATIONS AND PROCEDURES. (1) The Public Disclosure Commission was created by the passage of Initiative 276 in 1972 for the principal purpose of providing the public with accurate information about certain financial affairs of candidates and elected officials, about the financing of election campaigns, and about expenditures made in the course of lobbying. The Initiative also contains provisions guaranteeing citizen access to most records of most elements of state and local government.

(2) The duties, responsibilities and powers of the Commission are set forth in RCW 42.17.360, 42.17.370, 42.17.395 and 42.17.397. Provisions for establishing the commission and appointing the members

thereof are stated in RCW 42.17.350.

(3) Commissioners meet monthly to consider and act on major policy matters, on requests for reporting modifications and on enforcement cases. All meetings are conducted in accordance with the Open Public Meetings Act (chapter 42.30 RCW) and the Administrative Procedure Act (chapter 34.04 RCW and chapter 1.08 RCW), and Sturgis Standard Code of Parliamentary Procedure.

(4) The staff prepares and distributes reporting forms and instructions in the most practical manner to persons subject to the law. They provide personal instruction and technical assistance to persons with

specific problems and questions.

(5) Between 35,000 and 45,000 reports are received during a calendar year from approximately 11,000 reporting "clients." The staff receives these reports, records their receipt, microfilms and files them. Every effort is made to have reports filed and available for public inspection and copying within 24 hours of their receipt.

(6) Procedures for accessing the files of the agency are given in WAC chapter 390-14. The staff will provide copies of reports when requested by mail or telephone. Reports are generally sent the same day the request is received. Answers to telephone inquiries seeking information from particular reports will be limited to (a) verification that a report is on file and (b), if regarding a campaign financing report, the most recent totals for contributions and expenditures.

(7) While some citizens will benefit from the reports by personally reviewing them, most will look to the news media for information. The staff complies occasional summaries and studies for distribution to new outlets. Known as "Reports to the Public", they provide a condensed mirror image of the information in reports filed with the Commission.

(8) The Act demands complete, accurate and timely reporting. The commission, as a vehicle of communication between those engaged in political life and the general public, is expected to take whatever actions are necessary to assure the public of having the information it entitled to; that the flow of communication is not interrupted by those responsible for providing the information. Within the limited resources provided the commission, reports are reviewed, field audits are conducted and complaints are investigated. The staff concentrates on assisting people in meeting their obligations under the law in hopes of fulfilling the purpose of the Act without having to resort to enforcement actions resulting in embarrassment and monetary penalties. Gross negligence and evasions of the Act will not be tolerated, however. Acting without fear or favor, the staff will bring to the commissioners for appropriate action all matters where negligence and/or evasion is indicated.

AMENDATORY SECTION (Amending Order 62, filed 8/26/75)

WAC 390-14-100 LIST OF ELECTED PUBLIC OFFICIALS. The Public Disclosure Commission shall prepare, collate and make available for public distribution a list of all elected officials of the State of Washington. The list shall be published by the Commission and updated periodically.

AMENDATORY SECTION (Amending Order 43, filed 9/26/74)

WAC 390-20-050 FORMS—FOR REPORT OF LEGISLA-TIVE ACTIVITY BY STATE AGENCIES. Pursuant to the statutory authority of section 36(1), chapter 1, Laws of 1973, the official form for report of legislative activity by state agencies as required by section 19 is hereby adopted for use in reporting to the Public Disclosure Commission. This form, revised 6/79, shall be designated as "L-5". Copies of this form may be obtained at the ((C))commission office, Room 403 Evergreen Plaza Building, Olympia, Washington 98504.

## WSR 79-07-073 PROPOSED RULES COMMISSION ON EQUIPMENT

[Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Commission on Equipment intends to adopt, amend, or repeal rules concerning towing businesses, chapter 204-66 WAC;

that such agency will at 1:30 p.m., Friday, August 17, 1979, in the large conference room, 1st floor, General Administration Building, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, August 17, 1979, in the large conference room, 1st floor, General Administration Building, Olympia, WA.

The authority under which these rules are proposed is RCW 46.37.005.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 17, 1979, and/or orally at 1:30 p.m., Friday, August 17, 1979, large conference room, 1st floor, General Administration Building, Olympia, WA.

Dated: June 28, 1979 By: M. J. Obert Secretary

AMENDATORY SECTION (Amending Order 7720D, filed 1-2-79)

WAC 204-66-180 VEHICLE TOWING OPERATOR QUALIFICATIONS. In addition to WAC 204-66-160, tow truck operators appointed to perform towing services pursuant to this regulation shall observe the following practices and procedures:

(1) When called by the patrol, the tow truck operator will dispatch a tow truck within five minutes during normal business hours.

(2) Tow trucks dispatched at the request of the patrol after normal business hours, will be on the move within the assigned zone within ten minutes after receiving the call.

(3) The tow truck that is dispatched will arrive at the stated location within a reasonable time considering distance and traffic conditions.

(4) If for any reason a tow operator is unable to dispatch a tow truck within the stated time, the tow truck operator shall advise the patrol. In the event the tow truck does not arrive at the scene within a reasonable time, the patrol will contact another tow business to perform the necessary services.

- (5) A tow operator on rotation who is unable to dispatch within the time stated in WAC 204-66-180, paragraphs 1, 2, 3, and 4, will forfeit his turn and be placed at the bottom of the rotation list as if he had responded.
- (6) Consistent refusal or failure of the appointee to respond to calls from the patrol for towing services may result in the suspension or revocation of the tow operator's letter of appointment.
- (7) The tow operator will advise the patrol when he receives a private call for a tow and the circumstances indicate that the tow is for a vehicle which has been involved in an accident or other such incident on the public roadway. The tow operator also will advise the patrol of all traffic accidents on private property resulting in bodily injury or death when the operator has received a private call for a tow at such an accident.
- (8) The tow operator will notify the patrol before moving any vehicle involved in an accident on a public highway under the jurisdiction of the patrol as defined in the motor vehicle code, chapter 46, RCW, or where it appears that the driver of the vehicle to be moved is under the influence of intoxicants or drugs, or is otherwise incapacitated.

(9) When the patrol is in charge of an accident scene or other such incident, a tow operator shall not respond to such scene unless his services have been specifically requested by the patrol or the driver/owner

or his agent.

- (10) The tow operator shall be available twenty-four hours a day for the purpose of receiving calls or arranging for the release of vehicles. Business hours will be posted conspicuously at the operator's place of business so they can be seen during business hours and nonbusiness hours. A copy will also be sent to the secretary of the commission and patrol district commander of the district in which the tow operator does business. Changes of business hours will be sent to the secretary of the commission and district commander ten days before their effective date.
- (11) The tow operator shall have a secure storage area for the vehicles stored by the operator at the request of the patrol. Such storage area shall comply with Department of Licensing requirements for registered disposers (WAC 308-61-110).
- (12) Tow operators will notify the appropriate patrol office of the release of stored vehicles within five work days after the release of such vehicle. Notification to the patrol will be made in such a manner prescribed by the district commander of the area concerned.
- (13) Tow operators will post current towing service rates in conspicuous place at the company's place of business. A copy of the current rates will be sent to the secretary of the commission and patrol district commander of the district in which the tow operator has applied for a letter of appointment. Any change(s) in service rates will be forwarded to the district commander of the area and to the secretary of the commission ten days prior to the proposed change(s).
- (14) If the commission receives written complaints from towing customers or the patrol concerning commission appointed tow businesses alleging "price gouging," "over-charging," charging for services not received, and other such pricing abuses and/or any improprieties, it will cause such allegations to be investigated by the patrol; and, if such abuses are established, the letter of appointment of any such business may result in the suspension, revocation, or denial of the letter of appointment by the commission.
- (15) Tow operators will maintain, for one year, records on towed and released vehicles which were towed at the request of the patrol. This record will include but not be limited to:
  - (a) An itemized receipt of charges to the claimant of the vehicle.
- (b) An inventory sheet or copy thereof made out by the trooper at the scene of the tow and signed by the tow truck driver.

Such records will be available for inspection by the patrol during normal business hours at the appointee's place of business for which the letter of appointment has been issued.

(16) The tow truck driver will sign an inventory sheet made out by the trooper at the scene of the tow and receive a copy.

(17) Tow operators will obtain and maintain current registration as a disposer by the Department of Licensing pursuant to chapter 308-61, WAC and chapter 178, 1st extraordinary session, Laws of 1979.

(18) Each towing operator shall carry at least five thousand dollars of insurance to protect against vehicle damage from, including but not limited to, fire and theft incurred from the time a vehicle comes into his custody pursuant to this regulation, until he releases or otherwise disposes of it. Each towing operator shall also carry at least fifty thousand dollars of liability insurance for property or bodily injury. Insurance must be sufficient to compensate for any loss of or damage to property entrusted to the towing firm.

The commission shall be notified within ten days of any change which leaves the tow operator without the necessary minimum coverage. A copy of the insurance policy or certificate of coverage shall be filed with the secretary of the commission. The insurer shall notify the commission within five days if the policy is canceled.

(19) Tow operators shall perform towing tasks competently. The standard of competence shall be that quality of work which is accepted as efficient and effective within the towing industry.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## WSR 79-07-074 EMERGENCY RULES COMMISSION ON EQUIPMENT

[Order 7720G—Filed June 28, 1979]

Be it resolved by the Commission on Equipment, acting at General Administration Building, Olympia, Washington 98504, that it does promulgate and adopt the annexed rules relating to towing businesses, chapter 204-66 WAC.

We, Commission on Equipment, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is for a towing business to not only obtain an abandoned vehicle disposer's registration, but also to maintain a current registration in compliance with chapter 178, 1st ex. sess., Laws of 1979 and Department of Licensing's chapter 308-61 WAC.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Commission on Equipment as authorized in RCW 46.37.005.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 28, 1979.

By M. J. Obert Secretary

<u>AMENDATORY SECTION</u> (Amending Order 7720D, filed 1-2-79)

- WAC 204-66-180 VEHICLE TOWING OPERATOR QUALIFICATIONS. In addition to WAC 204-66-160, tow truck operators appointed to perform towing services pursuant to this regulation shall observe the following practices and procedures:
- (1) When called by the patrol, the tow truck operator will dispatch a tow truck within five minutes during normal business hours.

- (2) Tow trucks dispatched at the request of the patrol after normal business hours, will be on the move within the assigned zone within ten minutes after receiving the call.
- (3) The tow truck that is dispatched will arrive at the stated location within a reasonable time considering distance and traffic conditions.
- (4) If for any reason a tow operator is unable to dispatch a tow truck within the stated time, the tow truck operator shall advise the patrol. In the event the tow truck does not arrive at the scene within a reasonable time, the patrol will contact another tow business to perform the necessary services.
- (5) A tow operator on rotation who is unable to dispatch within the time stated in WAC 204-66-180, paragraphs 1, 2, 3, and 4, will forfeit his turn and be placed at the bottom of the rotation list as if he had responded.
- (6) Consistent refusal or failure of the appointee to respond to calls from the patrol for towing services may result in the suspension or revocation of the tow operator's letter of appointment.
- (7) The tow operator will advise the patrol when he receives a private call for a tow and the circumstances indicate that the tow is for a vehicle which has been involved in an accident or other such incident on the public roadway. The tow operator also will advise the patrol of all traffic accidents on private property resulting in bodily injury or death when the operator has received a private call for a tow at such an accident.
- (8) The tow operator will notify the patrol before moving any vehicle involved in an accident on a public highway under the jurisdiction of the patrol as defined in the motor vehicle code, chapter 46, RCW, or where it appears that the driver of the vehicle to be moved is under the influence of intoxicants or drugs, or is otherwise incapacitated.
- (9) When the patrol is in charge of an accident scene or other such incident, a tow operator shall not respond to such scene unless his services have been specifically requested by the patrol or the driver/owner or his agent.
- (10) The tow operator shall be available twenty-four hours a day for the purpose of receiving calls or arranging for the release of vehicles. Business hours will be posted conspicuously at the operator's place of business so they can be seen during business hours and non-business hours. A copy will also be sent to the secretary of the commission and patrol district commander of the district in which the tow operator does business. Changes of business hours will be sent to the secretary of the commission and district commander ten days before their effective date.
- (11) The tow operator shall have a secure storage area for the vehicles stored by the operator at the request of the patrol. Such storage area shall comply with Department of Licensing requirements for registered disposers (WAC 308-61-110).
- (12) Tow operators will notify the appropriate patrol office of the release of stored vehicles within five work days after the release of such vehicle. Notification to the patrol will be made in such a manner prescribed by the district commander of the area concerned.

- (13) Tow operators will post current towing service rates in conspicuous place at the company's place of business. A copy of the current rates will be sent to the secretary of the commission and patrol district commander of the district in which the tow operator has applied for a letter of appointment. Any change(s) in service rates will be forwarded to the district commander of the area and to the secretary of the commission ten days prior to the proposed change(s).
- (14) If the commission receives written complaints from towing customers or the patrol concerning commission appointed tow businesses alleging "price gouging," "over-charging," charging for services not received, and other such pricing abuses and/or any improprieties, it will cause such allegations to be investigated by the patrol; and, if such abuses are established, the letter of appointment of any such business may result in the suspension, revocation, or denial of the letter of appointment by the commission.
- (15) Tow operators will maintain, for one year, records on towed and released vehicles which were towed at the request of the patrol. This record will include but not be limited to:
- (a) An itemized receipt of charges to the claimant of the vehicle.
- (b) An inventory sheet or copy thereof made out by the trooper at the scene of the tow and signed by the tow truck driver.

Such records will be available for inspection by the patrol during normal business hours at the appointee's place of business for which the letter of appointment has been issued.

- (16) The tow truck driver will sign an inventory sheet made out by the trooper at the scene of the tow and receive a copy.
- (17) Tow operators will obtain and maintain current registration as a disposer by the Department of Licensing pursuant to chapter 308-61, WAC and chapter 178, 1st extraordinary session, Laws of 1979.
- (18) Each towing operator shall carry at least five thousand dollars of insurance to protect against vehicle damage from, including but not limited to, fire and theft incurred from the time a vehicle comes into his custody pursuant to this regulation, until he releases or otherwise disposes of it. Each towing operator shall also carry at least fifty thousand dollars of liability insurance for property or bodily injury. Insurance must be sufficient to compensate for any loss of or damage to property entrusted to the towing firm.

The commission shall be notified within ten days of any change which leaves the tow operator without the necessary minimum coverage. A copy of the insurance policy or certificate of coverage shall be filed with the secretary of the commission. The insurer shall notify the commission within five days if the policy is canceled.

(19) Tow operators shall perform towing tasks competently. The standard of competence shall be that quality of work which is accepted as efficient and effective within the towing industry.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

published above varies from its predecessor in certain respects not indicated by the use of these markings.

## WSR 79-07-075 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 480-12-180, relating to motor carrier safety. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the amendments on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, August 8, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 81.01.040[81.80.040], 81.80.211, and 81.80.290.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 3, 1979, and/or orally at 8:00 a.m., Wednesday, August 8, 1979, Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

Dated: June 28, 1979
By: David Rees
Secretary

AMENDATORY SECTION (Amending Order R-116, Cause No. TV-1177, filed 12/19/78)

WAC 480-12-180 EQUIPMENT—DRIVERS—SAFETY. In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.80 RCW shall comply with the following:

- (1) Adoption of United States department of transportation motor carrier safety regulations. The rules and regulations governing motor carrier safety prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, part 392, excluding section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1; part 396, excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto in effect on the effective date of this rule, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW.
- (2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator", and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."
- (3) Safety Chains Or Other Load Fastening Devices. Any motor truck, truck tractor, trailer, semitrailer, or any combination thereof, transporting logs upon a public highway where binder devices are required, shall have the load thereon securely fastened and protected as follows:
- (a) Placement and number of wrappers required on log trucks using stakes.
- (i) In the hauling of one log loads, one wrapper chain or cable shall be required and it shall be secured to the rear bunk and the log shall

be properly blocked or secured in a manner which will prevent it from rolling or shifting. An additional wrapper, secured to the front bunk, is optional.

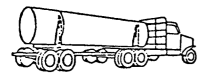
- (ii) In the hauling of two log loads, not less than two wrapper chains or cables shall be used to secure the load. The logs shall be properly
- blocked to prevent them from rolling or shifting.
- (iii) On loads consisting of three or four logs not over forty-four feet in length, the load shall be secured by not less than two properly spaced wrapper chains or cables. Ends of short logs not secured by such wrappers shall be secured with extra wrappers. If any log is over forty-four feet in length, the load shall be secured by not less than three properly spaced wrappers.
- (iv) Loads consisting of five or more logs, when the logs are all seventeen feet or less in length, shall be secured by not less than two properly spaced wrappers. Loads consisting of five or more logs, when any log is over seventeen feet in length, shall be secured by not less than three properly spaced wrappers.
- (b) Placement and number of wrappers required on log trucks using chock blocks.
- (i) In the hauling of one log load, one wrapper chain or cable shall be required and secured to the rear bunk and the log shall be properly blocked in a manner to prevent it from rolling or shifting.
- (ii) One additional wrapper chain or cable shall be required on log trucks using chock blocks over and above the requirements in subparagraphs (a) (iii) and (iv) of this subsection.
- (c) Placement and number of wrappers required on crosswise loaded trucks, trailers, etc. In the case of short logs loaded crosswise, the following method of securing the load shall be used if the truck trailer is not provided with solid ends of a height sufficient to prevent any log in the load from rolling off: Not less than two chock blocks shall be used at each open end of the vehicle and the load shall be held with at least two wrapper chains or cables. The wrappers shall be firmly attached to the end of the truck or trailer. Rigid standards or stakes may be used in lieu of chock blocks but each such standard or stake shall be either rigidly connected to the bed of the truck or trailer or shall be placed in a tight fitting socket at least twelve inches in depth. Other means furnishing equivalent security may be acceptable.
- (d) Wrapper placement. When two wrappers are required, they shall be applied within six feet of the front and rear bunks. When more than two wrappers are required, the front and back binder shall be applied within six feet of the front and rear bunks.
- (e) Short logs. To properly secure short logs, binders shall be placed near the end, not less than twelve inches from the end of the log.
- (f) Log on top or in outside saddle. No log loaded on top or in outside saddles of a load shall be transported unless secured by not less than two wrapper chains or cables, one of which shall be placed near each end of such log.
- (g) Fasten in place. All wrappers and binders shall be fastened in place prior to tightening to prevent the displacement of logs on the top of the load.
- (h) Surround load. All wrapper chains or cables, except in the case of one log loads, shall entirely surround the load. This does not apply to gut-wrappers.
- (i) Gut-wrappers. Gut-wrappers, when used, shall be adjusted so as to be tightened by, but not carry the weight of the logs above them.
- (j) Wrappers and binders to be placed before leaving immediate loading area. Wrappers and binders shall be placed and tightened around the completed load before the truck leaves the immediate loading area.
- (k) Construction of wrappers and binders. Wrapper chains or cables, binders, fasteners, or attachments thereof, used for any purpose as required by these standards, shall have a minimum breaking strength of not less than fifteen thousand pounds and shall be rigged so that it can be safely released.
- (1) Bundle straps or banding. For the purposes of this standard, applied bundle straps or banding are not acceptable as wrappers and binders.
- (m) Loose ends secured. All loose ends of wrapper chains or cables shall be securely fastened so as to prevent their swinging free in a manner that will create a hazard.
- (n) Trucks in sorting yards. Trucks and trailers used around sorting yards, etc., which travel at slow speeds, will not be required to use wrappers providing all logs are contained by and lie below the height of the stakes and there are no persons on the ground exposed to such traffic

- (o) Binder hook design. Binders for securing wrappers on logging trucks shall be fitted with hooks of proper size and design for the wrapper chain being used.
- (p) Defective wrappers. Wrappers shall be removed from service when any of the following conditions exist:
  - (i) Excessively worn links on chains;
  - (ii) Deformed or stretched chain links;
  - (iii) Cracked chain links;
  - (iv) Frayed, stranded, knotted, or otherwise defective wire rope.
- (q) Binder extensions. Pipe extension handles (swedes) for tightening or securing binders shall be limited to not longer than thirty-six inches. Care shall be taken that a sufficient amount of the pipe extends over the binder handle.
- (r) Defective binders. Defective binders shall be immediately removed from service.

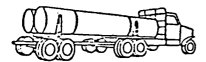
NOTE: See the following Diagrams I and II for illustrations of placement and number of load fastening devices.

#### PLACEMENT AND NUMBER OF WRAPPERS

One log load

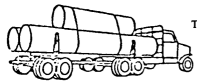


One wrapper required which shall be secured to the rear bunk. Log shall be blocked or secured in a manner to prevent it from rolling or shifting. A second wrapper secured to the front bunk is optional.



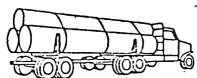
Two log load

A minimum of two wrappers required. Logs shall be blocked to prevent them from rolling or shifting.



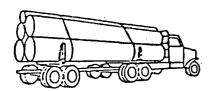
Three or four log load forty-four feet or less

A minimum of two wrappers required.



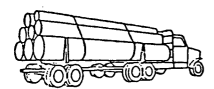
Three or four log loads more than forty-four feet

A minimum of three wrappers required.



Five or six log load all logs seventeen feet or less

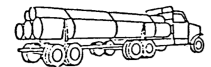
A minimum of two wrappers required.



Seven or more log load all logs seventeen feet or less

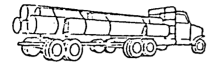
A minimum of two wrappers required.

#### Washington State Register, Issue 79-07



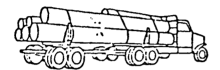
Five or more log load if any logs are more than seventeen feet

A minimum of three wrappers required.



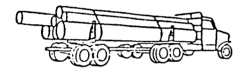
#### Outside logs or top logs

All outside or top logs shall be secured by a binder near but not within 12 inches of each end.



#### A wrapper shall be near each bunk

Each load shall be secured by having a wrapper within 6 feet of each bunk except on one log loads.



#### Proper support for logs

Not more than approximately one-third the weight of any log shall extend beyond the end of the logs or bunk supporting it.



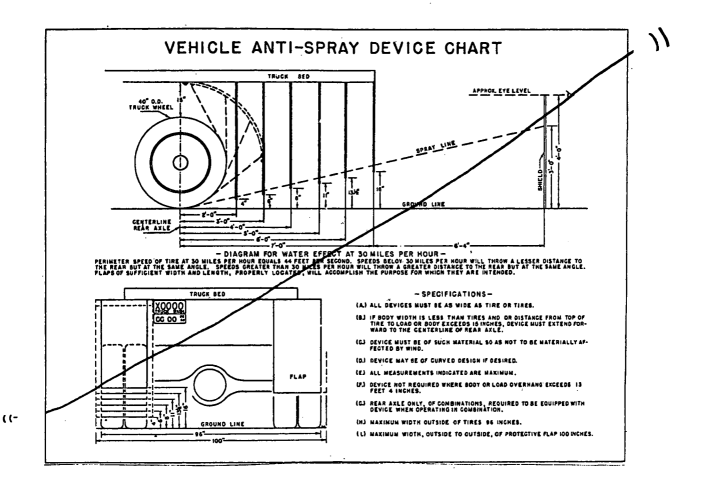
#### Short logs loaded crosswise

A minimum of two wrappers are required and two chocks or stakes shall be used on the open end of the truck.

NOTE: All loads of logs on logging trucks equipped with chock blocks instead of stakes, shall have at least one additional wrapper over and above the requirements for trucks equipped with stakes, excepting on one and two log loads and trucks with short logs loaded crosswise.

- (4) Approved load fastening devices. The following binder devices are hereby approved for purposes of transporting logs as referred to in subsection (3) of this section, provided that they meet a breaking strength of at least fifteen thousand pounds:
  - (a) Three-eighths inch high-test steel chain;
  - (b) One-half inch diameter steel cable; and
  - (c) Steel strapping not less than two inches by fifty one-thousandths inches in dimension.
- (5) Anti-Spray Devices. Every vehicle shall be equipped with a device adequate to effectively reduce the wheel spray or splash of water from the roadway to the rear thereof. ((The following chart contains the standards for such devices:)) All such devices shall be as wide as the tires behind which they are mounted and extend downward at least to the center of the axle.
- (6) Qualifications of Drivers. Adoption of United States department of transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as and including all appendices and amendments thereto in effect on the effective date of this rule, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW except:
- (a) The age requirement for drivers prescribed in subparagraph (1) of paragraph 391.11(b) shall not apply to drivers of vehicles engaged in primary agricultural hauls (farm to market). Such drivers must be at least eighteen years old.
- (b) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to the effective date of this rule.
- (c) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date the effective date of this rule.
- (7) Whenever the designation "director, bureau of motor carrier safety" is used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (6) of this section, such designation for the purpose of this rule shall mean the "Washington utilities and transportation commission", located in Olympia, Washington.

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# WSR 79-07-076 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd ch. 388-15 WAC Social services for families, children and adults.

Amd ch. 388-70 WAC Child welfare services—Foster care—Juvenile records.

Amd ch. 388-73 WAC Child care agencies—Adult family homes—Minimum licensing requirements.

It is the intention of the secretary to adopt these rules on an emergency basis prior to the hearing.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart Executive Assistant Department of Social and Health Services Mail Stop OB-44 C Olympia, WA 98504;

that such agency will at 2:00 p.m., Wednesday, August 8, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 22, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia.

The authority under which these rules are proposed is RCW 74.08.090 and chapter 155, Laws of 1979.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 2:00

p.m., Wednesday, August 8, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: June 27, 1979 Michael S. Stewart **Executive Assistant** 

#### AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-15-130 CHILD PROTECTIVE SERVICES. The authority for the department's child protective services program is chapter 26.44 RCW and RCW 74.13.031.

- (1) Child protective services are those services provided on behalf of children who are reported to be abused, neglected or exploited or who are threatened with harm through abusive, neglectful or exploitive acts by those responsible for their health, safety and welfare. Services are given to prevent, correct, improve or remedy the situations of children who are found to be neglected, abused or exploited, including
- (2) Services may also include counseling with the children and their families, or other responsible individuals, arranging for alternate living arrangements, including emergency foster care; day care; homemaker or chore service; health support services and mental health services. Services also may include referral to appropriate law enforcement agencies and petitions to courts, as well as cooperation with out-ofstate child protective service agencies.
- (3) ((See WAC 388-16-515 through 388-16-545 for mandatory reporting and central registry for child abuse.)) Goals for child protective services shall be limited to those specified in WAC 388-15-010(1)(c). Also see WAC 388-15-010(2).

#### AMENDATORY SECTION (Amending Order 1255, filed 12/1/77)

WAC 388-15-131 CHILD PROTECTIVE SERVICES—SPE-CIAL REQUIREMENTS FOR INDIAN CHILDREN. (1) These special requirements apply to children defined as "Indians" in WAC 388-70-091 and 388-70-450(1)(a) through (c).

- (2) The ((ESSO)) CSO shall document in case records its efforts to keep Indian families together and to avoid separating the Indian child from his parents, relatives, tribe or cultural heritage, as per RCW 26-.44.010, WAC 388-15-130 and 388-70-093.
- (3) In alleged child abuse and neglect situations, the ((ESSO)) CSO shall document in case records, its efforts to utilize staff and services particularly capable of meeting the special needs of Indian children and their families, assisted by the local Indian child welfare advisory committee as per WAC 388-70-600 through 388-70-640.
- (4) The ((ESSO)) CSO shall promptly advise its Indian child welfare advisory committee and appropriate tribal council that an (unnamed) child with (named) tribal affiliation is the victim of substantiated child abuse or neglect. The provisions of RCW 26.44-.070, WAC 388-15-138 and 388-70-640, limiting who has access to confidential information, shall be followed in all cases.

#### AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-132 CHILD PROTECTIVE SERVICES-CEPTANCE OF REPORTS—ELIGIBILITY FOR SERVICES. Reports shall be made directly to the department's ((ESSO)) CSO:

- (1) The departmental ((ESSO)) CSO shall accept a complaint or referral concerned with child abuse or neglect, neglect or exploitation of children from any source, including one made anonymously.
- (2) Any child so reported shall be eligible for child protective services and shall remain eligible until it is determined that he is not suffering from maltreatment and his welfare is not or is no longer in ieopardy.

#### AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-134 CHILD PROTECTIVE SERVICES-NO-TIFICATION—SUBSTANTIATION. (1) The department shall notify the parents, stepparents, guardians or other persons having custody of the child or other person alleged to be the abuser that the department has received a report alleging condition(s) specified in WAC 388-15-132 unless the report is for informational purposes only because the situation has been resolved by law enforcement and/or by the courts. The identity of the person making the report to the department shall not be revealed unless that person has given permission to do so.

- (2) Unless the report was for information purposes only as specified in subsection (1), the parent or parents surrogate or other alleged abuser as specified above, shall be provided the opportunity to supply information about the allegation and his situation. This person's response about the allegation and his situation including a written statement, if any, shall be a part of the department's case record.
- (3) The person, if available, shall be notified that the information will be on file in the ((ESSO)) CSO.
- (4) The person, if available, shall be informed of the placement of his name as an abuser in the central registry ((and))
- (5) The person, if available, shall be advised of his right to a fair hearing in accordance with chapter 388-08 WAC.
- (((5))) (6) The department shall determine if there is a factual basis for the report, unless the report is already substantiated or is for information purposes only.
- (a) A report which contains facts about the state or condition of the child amounting to child abuse made by any person under a mandatory duty to report shall be considered substantiated and must be reported to the central registry. The substantiation of the identity of the alleged abuser shall be considered separately.
- (b) Regardless of source, a report in which the facts support the conclusion(s) is to be considered substantiated. If the report is substantiated and falls within the definition of what is to be reported to the central registry, it must also be reported to the central registry. The parent or parent surrogate or other suspected/alleged perpetrator, if available, shall be notified that the information has been forwarded to the central registry.
- (((6))) (7) Even if the report is not substantiated, service may continue as per WAC 388-15-132.

#### AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-136 CENTRAL REGISTRY—DEFINITION-DUTY TO MAINTAIN. (1) The "central registry" means a system of centralized storage and retrieval of case information in all substantiated instances reported to the department of nonaccidentally inflicted death, physical or mental injury or injuries (abuse), physical neglect or sexual abuse of a child or mentally retarded person of any age.

(2) Purposes of the central registry shall be to

- (a) Obtain accurate information of the incidence of the abuse and neglect of children and ((mentally retarded)) developmentally disabled persons of all ages,
- (b) Make case information available in usable form on request to those persons and agencies specified in chapter 26.44 RCW.

#### AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-137 CENTRAL REGISTRY-REPORTS. Reports to be included in the central registry shall be submitted by the ((ESSO)) CSO. Eligible persons may obtain available information by contacting the ((ESSO)) CSO or the central registry.

#### AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

CENTRAL REGISTER—INFORMA-WAC 388-15-138 TION—RELEASE—DISSEMINATION—EXPUNGEMENT. (1) Information provided from the central registry and from case records to the requesting persons and agencies shall not be further disseminated or released and shall be respected as confidential.

(2) Child abuse and neglect information may be released from the ESSO case record as per RCW 26.44.070. Release of other information must be considered under the provisions of WAC 388-48-010 through 388-48-100. The following information after substantiation shall be reported by the department's ((ESSO)) CSO to the central registry and, if reported, shall be available from the central registry:

(a) The name of the "known" perpetrator, or the "suspected" per-

petrator or whether the perpetrator is "unknown";

- (b) The name, place of birth, and age of the child;
- (c) Whether the abused is mentally retarded;
- (d) Date of incident;
- (e) Substantiated incident(s) of nonaccidentally inflicted
- (i) Death,
- (ii) Physical injury or injuries,
- (iii) Physical neglect,
- (iv) Sexual abuse,
- (v) Mental injury (abuse and/or neglect)
- (f) The name and code number of the ((ESSO)) CSO which has additional information;

- (g) The social service case number;
- (h) The title and telephone number of the ESSO person to contact.
- (3) Reports in the central registry shall be expunged and sealed, if after six years from the date of the last filed report, there have been no subsequent reports about the child and/or the alleged perpetrator. Reports in the central registry may also be expunged and sealed upon the request of the reporting ((ESSO)) CSO with the concurrence of all other reporting ((ESSOs)) CSOs, if any. Sealed records may be revived if there is a subsequent report after expungement. Sealed records about the state or condition of the child which contain no reference to the person responsible for the abuse may also be revived for purposes of treating the child.

(4) If the ((ESSO)) <u>CSO</u> case record regarding the incident has not been destroyed already, this information shall be expunged and sealed at the same time as the central registry information is expunged and sealed. Information regarding the state or condition of the child may be maintained in the ((ESSO)) <u>CSO</u> case record, if there is no reference to the person responsible for the abuse.

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### AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-15-570 SERVICES TO CHILDREN IN THEIR OWN HOME. (1) It is the purpose of this service to maintain the family unit and thereby avoid the necessity of out-of-home placement of children.

- (2) Under this program services are provided to runaways and families in conflict. These populations are defined as follows:
- (a) Runaways: The department provides crisis intervention services to actual runaways, and does not provide intervention services to threatened runaways unless the threatened runaways meet the definition of families in conflict.
- (b) Families in conflict: The department provides crisis intervention services to families ((who have reached a point where placement of the child outside the home has occurred or is expected to be necessary within thirty days)) to alleviate personal or family situations which present a serious and imminent threat to the health or stability of the child or family.
  - (3) Services are provided as follows:
- (a) Crisis intervention: This service ((is provided to runaways and families in conflict to alleviate personal and family situations which present a serious threat to the health and stability of the family and its members. This service)) is directed toward defusing immediate potential for violence, assessment of problems and exploration of options which could lead to problems resolution, referral to appropriate resources including medical, legal, ongoing counseling, child protective services, and provision of short-term family counseling sessions for problems resolution.
- (b) ((Follow-up)) Family support services: These services are provided to children and their families ((after the children return from a stay in a diagnostic center, or)) following crisis intervention services. This service is authorized when it is apparent that ((out-of-home placement will occur within six months unless this maintenance service is provided)) the conditions which necessitated crisis intervention services have not been adequately remedied.

(c) These services are not provided for habitual truants, expelled students and marital disputes not directly involving conflict between children and parents, for custody disputes, and for cases receiving similar services from other agencies.

(4) Goals for services to children in own home shall be limited to those specified in WAC 388-15-010(1)(b), (c), (d). Also see WAC 388-15-010(2).

#### AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-013 AUTHORIZATION FOR FOSTER CARE PLACEMENT. A child may be placed in foster care only under the following circumstances:

- (1) The child has been placed in temporary residential care after having been taken into ((timited)) custody pursuant to chapter 13.30 RCW, Runaway Youth Act. A child shall in no event remain in temporary residential care for more than seventy—two hours from the time of initial contact with the law enforcement officer, except as otherwise provided in this section.
- (2) A petition, by child ((or)), parent(s), or the department requesting alternative residential placement for the child((;)) has been ((approved by the juvenile court pursuant to chapter 13.32 RCW, Juvenile Court Procedure For Families In Conflict)) filed pursuant to section 26 or 28, chapter 155, Laws of 1979 or approved pursuant to section 31,

- chapter 155, Laws of 1979 or upon a child having been admitted directly by section 23(1)(b), chapter 155, Laws of 1979.
  - (3) A child has been placed in shelter care as provided below:
- (a) The child has been taken into custody, and placed in shelter care when there is probable cause to believe, pursuant to RCW 26.44.050, that the child is abused or neglected and the child would be injured or could not be taken into custody as provided in RCW 13.34.050.
- (b) A petition has been filed with the juvenile court alleging the child is dependent; that the child's health, safety and welfare will be seriously endangered if not taken into custody and the juvenile court enters an order placing the child in shelter care. See RCW 13.34.050 and 13.34.060.
- (c) No child shall be held longer than seventy—two hours, excluding Sundays and holidays, after such child is taken into custody, unless a court order has been entered for continued shelter care.
- (d) No child shall be detained for longer than thirty days without a court order, authorizing continued shelter care.
- (4) A juvenile court has determined a child is dependent and the court's order of disposition issued pursuant to RCW 13.34.130 removes the child from his or her home.
- (5) A juvenile court has terminated the parent and child relationship pursuant to chapter 13.34 RCW, and placed the custody of the child with the department ((of)) or a licensed child placing agency.
- (6) The child and his or her parent(s) agree to the arrangement and/or continuation of alternative residential placement pursuant to RCW 74.13.031, as evidenced by a written consent to placement.
  - (7) When otherwise authorized by court order.
- (8) The child's parent(s) or legal guardian(s) has requested, on forms prescribed by the department, the placement of the child by the department or a licensed child placement agency into foster care. Such requests shall comply with foster care placement criteria as developed by the department. (See WAC 388-70-016(5))

#### AMENDATORY SECTION (Amending Order 1384, filed 3/28/79)

WAC 388-70-022 PAYMENT OF FOSTER CARE. (1) Payment is made for foster care upon:

- (a) Documentation of the need for the type and level foster care as determined by the department and
- (b) Documentation of authority for the placement of a child in foster care as required by WAC 388-70-013 and
  - (c) Receipt of a request for payment of the care to be provided.
- (2) All persons and agencies to whom the department makes payment must be appropriately licensed and approved, or, if not subject to licensing, be certified or otherwise approved as meeting licensing or other appropriate requirements of the department.
- (3) Payment is made for out-of-state foster care placements only after approval from the two state offices involved.
- (4) Authorization of payment is the responsibility of social services. The determination of the amount of parental support, except when stated in a superior court order, is the responsibility of the office of support enforcement.
- (5) Foster care payments may be made to persons granted guardianship according to section 51, chapter 155, Laws of 1979.

#### AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-700 JUVENILE RECORDS. (1) Except as otherwise provided by law the department shall comply with the requirements of RCW 13.04.270 through 13.04.276 as amended by chapter 155, Laws of 1979 regarding the confidentiality, sealing, accuracy, release to public, inquiry and challenge, transfer and destruction of juvenile custody and child care records. This section applies to entries in records or records created after July 1, 1978 in which a juvenile court action other than a juvenile offender has been initiated.

(2) A juvenile, his or her parents or attorney, may upon written request, inquire to the department as to the existence and content of custody or care records. The inquiry shall provide the name of the juvenile, the approximate date the juvenile was in contact with the department, the nature of the contact, the location of the contact, and

the purpose of the request.

(3) The department will make written response to the inquiry within twenty—one calender days after receipt. The department will give priority to, and expedite processing, inquiries which involve <u>pending</u> litigation. The department shall provide to the juvenile, his or her parents or attorney making the inquiry, information regarding the location, nature and content of any records in the department's possession except:

(a) If it is determined by the agency that release of this information is likely to cause severe psychological or physical harm to the juvenile or his or her parents the agency may withhold the information subject to the order of the court: PROVIDED, That if the court determines that limited release of the information is appropriate the court may specify terms and conditions for release of the information; or

(b) If the information or record has been by a juvenile justice or care agency in connection with the provision of counseling, psychological, psychiatric or medical services for the juvenile and the juvenile has a legal right to receive these services without the consent of any person or agency then the information or record may not be disclosed to the juvenile's parents without the informed consent of the juvenile.

(4) A juvenile, his or her parents or attorney, who wishes to challenge the information contained in the department records shall notify

the department in writing. The notification shall provide:

(a) The name of the juvenile;

(b) If the records are alleged to be inaccurate; a statement of those portions alleged to be inaccurate; and

(c) If the ((contained)) continued possession of the record is being challenged, a statement as to the reason why the record should be destroyed.

(((4))) (5) The department will review the notification of challenge to the record and make a written response within thirty calender days. The response shall indicate the corrections which have been or will be made and indicate the basis for denial of any requested corrections. If appropriate, the department's response will also include a statement indicating whether the records have been destroyed or transferred to another juvenile justice or child care agency.

(((5) The juvenile, his or her parents or attorney, will be notified that if they dispute the department's response they may seek an administrative review of the department's decision as provided in chapter

34.04 RCW:))

# Chapter 388-73 WAC CHILD CARE AGENCIES—ADULT FAMILY HOMES MINIMUM LICENSING/CERTIFICATION REQUIREMENTS

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-010 AUTHORITY. The following rules are adopted pursuant to chapter 74.15 RCW ((and)), RCW 74.08.044 and chapter 155, Laws of 1979. Unless otherwise provided these rules shall apply to all categories of agencies.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-012 DEFINITIONS. (1) Those terms defined in chapter 74.15 RCW shall have the same meanings when used in this chapter except as otherwise provided herein.

(2) "A developmentally disabled adult" is an individual eighteen years of age or over who suffers from a mental deficiency which renders him or her incapable of assuming those responsibilities expected of the socially adequate person such as self-direction, self-support and social participation.

(3) An "adult in need of protection" is an individual age eighteen or over who because of age, frailty, physical disability, mental confusion or disturbance, requires a degree of supervision, personal and social

- (4) "Premises" means the buildings in which the facility is located and the adjoining grounds over which the operator of the facility has direct control.
- (5) "Full-time care provider" or "full-time care facility" means a family home for adults, foster family home for children or expectant mothers, group care facility ((and)), maternity home, crisis residential center, and juvenile detention facility.

(6) "School-age child" means a child six years of age or older or otherwise eligible for admission to the first grade of a public school.

- (7) "Sponsor(s)" means person(s) providing, or intending to provide, family home care to developmentally disabled adults or adults in need of protection.
- (8) "Capacity" means the maximum number of persons who may be under care at a given moment in time.
  - (9) "Infant" means a child under one year of age.
- (10) "Drop-in care" means unscheduled day care on a one-time only or irregular basis.
- (11) "Child," "youth" and "juvenile" mean any individual who is under the chronological age of eighteen years.

(12) "Semisecure facility" means any facility, including but not limited to crisis residential centers or specialized foster homes, operated in a manner to reasonably assure that youth placed there will not run away: PROVIDED, That such facility shall not be a secure institution or facility as defined by the federal Juvenile Justice and Prevention Act of 1974 and regulations and clarifying instructions promulgated thereunder. A child shall not be locked in the facility nor any part thereof nor otherwise controlled by the use of physical restraints except as provided in WAC 388-73-048.

(13) "Secure detention facility" and "juvenile detention facility"

(13) "Secure detention facility" and "juvenile detention facility" mean a facility, primarily for the care of juvenile offenders, which is operated so as to ensure that all entrances and exits from the facility are locked, barred or otherwise controlled so as to prevent escapes.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-014 PERSONS AND ORGANIZATIONS SUB-JECT TO LICENSING. Persons and organizations operating the following types of facilities are subject to licensing under chapter 74.15 RCW and RCW 74.08.044:

- (1) "Group care facility" means an agency which is maintained and operated for the care of a group of children on a twenty-four hour basis
- (2) "Child placing agency" means an agency which places children for temporary care, continued care, or for adoption.
- (3) "Maternity service" means an agency which provides or arranges for care or services to expectant mothers regardless of age, before or during confinement, or which provides care as needed to mothers and their infants after confinement. See WAC 388-73-702.

(4) "Day care center" means an agency which regularly provides care for a group of children for periods of less than twenty-four hours. Separate requirements are adopted for the following subcategories of

day care centers:

(a) A day care center provides for the care of thirteen or more children. No such center shall be located in a private family residence unless that portion of the residence to which the children have access is used exclusively for the children during the hours the center is in operation or is separate from the usual living quarters of the family.

(b) A "mini day care program" means:

(i) A day care center for the care of twelve or fewer children in a facility other than the family abode of the person or persons under whose direct care and supervision the child is placed; or

(ii) For the care of from seven through twelve children in the family abode of such person or persons.

- (c) A day treatment program means an agency which provides care, supervision, and appropriate therapeutic and educational services during part of the twenty-four hour day for a group of persons under the age of eighteen years and who are unable to adjust to regular or special school programs or full-time family living because of disruptive behavior, family stress, learning disabilities or other serious emotional or social handicaps.
- (5) "Foster family home" means a person(s) who regularly provide(s) care during all or any part of the twenty-four hour day to one or more children, expectant mothers, developmentally disabled adults or other adults in need of protection in the family abode of the person or persons under whose direct care and supervision the child, expectant mother or adult is placed. Separate requirements are adopted for the following subcategories of foster family homes:

(a) A family home for adults means a home which regularly provides care on a twenty-four hour basis for up to four developmentally disabled adults; or up to four adults in need of protection who are recipients of financial assistance or Title XX services.

(b) A foster family home for children or expectant mothers means a home which regularly provides care on a twenty-four hour basis to one or more, but not more than four foster children under the age of eighteen years or to not more than three expectant mothers.

(c) A family day care home means a home which regularly provides care during part of the twenty-four hour day to six or fewer children.

- (6) "Crisis residential center" means an agency which is operated under contract with the department to provide temporary, protective care to children in a semisecure residential facility in the performance of duties specified and in the manner provided in sections 15 through 34 and 78 through 82, chapter 155, Laws of 1979. Separate requirements are adopted for the following subcategories of crisis residential centers:
- (a) A regional crisis residential center, which is a structured group care facility whose primary and exclusive functions are those of a crisis residential center.

- (b) A group care facility a portion of which functions as a crisis residential center.
- (c) Foster family home which functions either partially or exclusively as a crisis residential center and has been designated as a crisis residential center by the department.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-020 CERTIFICATION OF JUVENILE DETENTION FACILITY AND EXEMPT AGENCY. (1) An agency legally exempt from licensing may not be licensed. However, at its request, such agency may be certified by the department as meeting licensing and other pertinent requirements, if investigation proves such to be the case, to enable it to be eligible for the receipt of funds or for other legitimate purposes. In such cases, unless otherwise clearly evident from the text, requirements and procedures for licensing apply equally to certification.

(2) An agency may not receive funds from the department unless it is licensed or certified. Licensing per se does not obligate the department to make referrals or payment to an agency; additional requirements may be imposed for such purposes.

(3) Juvenile detention facilities operated by juvenile courts, shall be certified in accord with the provision of section 80, chapter 155, Laws of 1979, and requirements promulgated pursuant thereto. Except as otherwise indicated by the text, the requirements for licensing group care facilities also apply to the certification of juvenile detention facilities.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-022 APPLICATION FOR LICENSE OR CERTIFICATION—INVESTIGATION. (1) Persons or organizations applying for a license or for certification under this chapter shall do so on forms and comply with procedures prescribed by the department. The application shall be made by and in the name of the person(s) or legal entity which shall be responsible for the operation of the facility.

(2) The department may require such additional information from individual applicants as it deems necessary. The department may perform such corollary investigations of applicants, licensees, their staff and members of their households as it deems necessary, including accessing of criminal histories and law enforcement files.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-024 LICENSES FOR HOMES SUPERVISED BY LICENSED AGENCY. Foster family homes certified by a licensed child-placing agency as meeting licensing requirements for foster family homes shall accept children only from the certifying child-placing agency. Licenses issued under this section are valid only as long as the homes remain under the supervision of the certifying licensed agency and operate in accordance with licensing requirements. This section does not apply to agencies which are certified (rather than licensed) in accordance with WAC 388-73-020.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-052 INTERSTATE PLACEMENT OF CHIL-DREN. All interstate placement of children shall be in accordance with chapter 26.34 RCW, except that for children who are in the care of a crisis residential center and who have legal residence outside the state of Washington and who refuse to return home, provisions of chapter 13.24 RCW (interstate compact on juveniles) shall apply.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-054 CLIENT RECORDS AND INFORMA-TION. Records and information concerning persons in care shall be maintained in such a manner as to preserve their confidentiality. For American Indian children see WAC 388-73-044. Records giving the following information on each person under care shall be maintained at the licensed facility:

(1) Identifying information, including name, birthdate, and, for full—time care providers, dates of admission, absences and discharge; for

day care providers, daily attendance.

(2) Names, addresses, and telephone numbers, if any (home and business) of parents and/or other persons to be contacted in case of emergency.

- (3) Dates and kinds of illnesses and accidents, medication, and treatments prescribed and time they are given and by whom, and except for crisis residential centers and certified juvenile detention facilities, dates and types of immunization, and other pertinent information relating to the person's health.
- (4) Written parental consent (or court order) for providing medical care and emergency surgery except as such care is otherwise authorized by law.
- (5) Names, addresses and telephone numbers of persons who are authorized to take the person under care out of the facility.
- (6) Authorization for acceptance of the person under care. <u>Juvenile</u> detention facilities and crisis residential centers shall record the time and date a placement is made, the names of the person and organization making the placement and the reasons for the placement.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-056 REPORTING OF ILLNESS, DEATH, IN-JURY, EPIDEMIC OR CHILD ABUSE. The licensee shall report to the persons indicated the following events as soon as practical after occurrence:

- (1) To the department, placement agency and responsible relative
- (a) Serious injury or death of a person under care
- (b) Evidence of child abuse or neglect and child abandonment. See chapter 26.44 RCW and WAC 388-73-050, and 388-73-044.
- (2) To the local public health officer any occurrence of food poisoning or communicable disease as required by the state board of health.
- (3) Day care providers shall in addition report to the responsible relative illness of the person under care and known or suspected exposure to communicable disease.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-058 EARNINGS, ALLOWANCES, PERSONAL BELONGINGS. Except for crisis residential centers and juvenile detention facilities, full time child care providers shall give each child a regular allowance based on his/her age, needs and ability to handle money. Group care facilities shall account for allowances given and for children's earnings, if any, in a ledger or other appropriate record maintained for this purpose. When a person is discharged, he/she shall be permitted to take his/her personal belongings and all of his/her money, or be fully informed about the transfer of his/her money to another facility.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-072 EDUCATION AND VOCATIONAL IN-STRUCTION. Each group care facility, other than a crisis residential center or juvenile detention facility, and each maternity service, day treatment program, and child-placing agency shall:

- (1) Provide or arrange for the provision of a suitable educational plan for each person in care who has not completed high school. Group care agencies shall provide suitable study areas. If instruction is given on the agency's premises, appropriate classrooms separate from the living area shall be provided.
- (2) Provide the department with a written description of its educational program.
- (3) Where an academic program is not appropriate for a particular person in care, the agency shall provide or arrange for a vocational training program either within or outside the agency. Such training shall be geared to helping the person to attain self-sufficiency. If a person has job skills, a training program may not be needed, but assistance in obtaining suitable employment shall be provided when necessary.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-074 SOCIAL SERVICE STAFF. (1) Each childplacing agency, day treatment program, maternity service, and group care facility, except for juvenile detention facilities, shall provide or arrange for social services by persons at least one of whom has a master's degree in social work or closely allied field.

(2) Social service staff who do not have a master's degree in social work shall have a bachelor's degree in social work or closely allied field and shall be under the supervision of a person having a master's degree in social work or closely allied field for a minimum of two hours per week.

(3) When social services are provided by an agency other than the licensee, there shall be a written agreement detailing the scope of service to be provided. Any such agreement must meet the requirements of this section.

(4) The following minimum ratios of full-time social service staff providing direct services to persons under care shall be provided:

| ding direct services to persons among                    |     |    |    |
|--|-----|----|----|
| Day Treatment Program                                    | 1 ' | to | 15 |
| Group Care Facilities                                    | 1   | to | 25 |
| Child-Placing Agency                                     | 1   | to | 25 |
| Maternity Services                                       | -   |    | 25 |
| Regional and other group care crisis residential centers | 1   | to | _5 |
|  |     |    |    |

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-076 SOCIAL STUDY-TREATMENT PLANS. Except for juvenile detention facilities, the social service staff of each child-placing agency, day treatment program, maternity service, and

group care facility shall:

- (1) Develop or assemble from appropriate sources a written diagnostic social study on each child and expectant mother accepted for care. Except in the case of persons accepted for emergency care, the study shall serve as the basis of the person's admission to care. In such case, the study shall be completed within thirty days after admission if the person remains in care. The study shall contain in addition to the minimum information recorded as required by WAC 388-73-054 the following information:
- (a) Child's school records (grade placement, report cards and correspondence with schools).

(b) Copies of psychological or psychiatric evaluations, if any, of the

child or expectant mother.

- (c) A narrative description of the background of the child and his family, their inter-relationships and the problems and behaviors which necessitate care away from own home, previous placement history, if any, and an evaluation as to need for the particular services and type of care which licensee will provide. For American Indian children see WAC 388-73-044.
- (2) Develop and implement a written treatment plan for each person accepted for care. Such plan shall outline the agency's treatment goals and methods of work with the individual and his family. The plan shall be updated at least quarterly to show progress toward achievement of goals and shall identify impediments to the return of the child to his own home, the home of relatives, or placement for adoption and steps taken or to be taken to overcome those impediments. No person shall be admitted to nor retained in an agency's program who cannot be served effectively by that program or who can be served more appropriately by another available program.
- (3) Whenever the treatment plan indicates the child may return to his/her own home, the agency shall provide or arrange for services to child's parents. Where geographical or other conditions prevent the licensee from working directly with child's parents or another agency is already providing appropriate services, the licensee shall enter into an agreement with that agency for joint planning and exchange of reports toward the end of reuniting the family, or shall make arrangements with another appropriate agency toward that end.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

# WAC 388-73-108 BEDROOMS. In full-time care facilities:

- (1) Hallways, kitchens, living rooms, dining rooms and unfinished basements shall not be used as bedrooms. ((Windows shall be curtained to provide privacy.)) Every bedroom shall be an outside room permitting entrance of natural light. Separate sleeping quarters shall be furnished for each sex for children over six years of age. Multiple occupancy bedrooms shall provide not less than fifty square feet per occupant of floor area exclusive of closets. There shall be not less than thirty inches laterally between beds. In group-care facilities and maternity homes, single occupancy bedrooms shall provide at least eighty square feet of floor space. Each person in care shall have a bed of his/her own. There shall be no more than four persons to a bedroom except in facilities licensed for more prior to the adoption of these rules.
- (2) For each person in care there shall be a ((chest of drawers or other adequate storage space and a)) bed at least thirty inches wide with a clean, firm mattress, pillow, sheets, blankets and pillow cases. Pillows shall be covered with waterproof material or be of a washable type. Waterproof mattress covers shall be provided for incontinent persons.

- (3) The upper bunk of doubledeck beds are prohibited for use by preschool-age children, expectant mothers and handicapped persons. When mother and child sleep in the same room, the room shall contain at least one hundred square feet of usable floor space. A crib or bassinet with a clean, firm mattress covered with a waterproof material shall be provided for the child. No more than one mother and her newborn infant(s) may occupy a bedroom.
- (4) Bedding shall be clean; sheets and pillowcases shall be laundered weekly.
- (5) No child over the age of one year shall share a bedroom with foster parents or agency staff. An adult must be on the same floor or within easy hearing distance and accessibility to where children under six years of age are sleeping.
  - (6) See WAC 388-73-146(7) for requirements for cribs for infants.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-134 FIRST AID. (1) A person who has completed a basic Red Cross first aid course or a first aid course approved by the department and training in cardio-pulmonary resuscitation shall be present at all times persons are under care or the licensee shall have a plan approved by the department to obtain such training except that for foster family homes, the "at all times" provision is not applicable. A list of the names of persons who have completed such a course, and the dates of completion shall be maintained in the facility.

(2) First aid supplies, as needed to conform with the plan of action, shall be readily available. First aid supplies shall include syrup of

ipecac.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-140 HEALTH HISTORY, PHYSICAL EXAMI-NATIONS, IMMUNIZATIONS. This section is not applicable to crisis residential centers and juvenile detention facilities.

(1) A health history for each person under care shall be obtained when the person is accepted for care. This shall include the date of the person's last physical examination, allergies, any special health problems, and for children, an immunization history.

(2) If a child has not been under regular medical supervision or has not had a physical examination by a physician, physician's assistant or certified registered nurse (nurse practitioner) within one year prior to admission, arrangements shall be made for an examination within thirty days.

(3) Yearly physical examinations are required for each child who is

not under regular medical supervision.

- (4) Prior to admission or within a reasonable period of time thereafter, each child shall have immunizations appropriate to his age completed or brought up to date for diphtheria, tetanus, polio, measles and rubella.
- (5) Children who have not received all immunizations appropriate for their age may be accepted on a provisional basis if immunizations are started and are completed as rapidly as is medically indicated. Exceptions to this immunization requirement shall be made in the case of a parent or guardian who expresses religious, intellectual, or philosophical objections by signing a statement to this effect. Children also shall be excused upon the presentation of a physician's statement that a valid medical reason exists to contraindicate immunization.

## AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-212 FOSTER CARE PLACEMENTS. (1) The agency shall, in planning for children, give due consideration to:

(a) A child's basic right to his/her own home and family;

- (b) The importance of skillful professional service to parents to help them meet the child's needs in his/her own home whenever possible;
- (c) The child's individual needs, his/her ethnic background, religious background, his/her family situation and the wishes and participation of his/her parent; and
- (d) The recruitment and selection of a foster home that will provide for maximum development of the child's capacities and meet the child's individual needs. Placements which involve the likelihood of community concern shall first be submitted to the department for review and written approval. See WAC 388-73-044 for recruitment involving placement of American Indian children.

(2) A written social study of each child and expectant mother shall serve as the basis for acceptance for foster care and related services.

- (3) Every acceptance for care shall be based on well-planned, individual preparation of the child and his/her family and the expectant mother other than in emergent situations.
- (4) Except in an emergency, a child shall be placed in foster care only with the written consent of his/her parents or under order of a court of competent jurisdiction. Such consent or order shall include authorization for medical care or emergency surgery.

(5) All foster homes and group care facilities used by child-placing agencies shall be licensed.

(6) The frequency of the caseworker's contacts with an expectant mother or child and his family shall be determined by a casework plan reflecting their needs. Each active foster home shall be visited not less

than once every ninety days.

(7) The preparation for discharge from placement shall follow the same basic steps as preparation for placement, but a child shall be released only to parents, adoptive parents, guardians or other persons or agencies holding legal custody, or to a court of competent jurisdiction.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-216 ADOPTIVE PLACEMENTS. (1) The agency shall protect the child from unnecessary separation from his/her natural parents when they are capable of successfully fulfilling their parental role or can be helped to do so. Adoptive placement shall be made only when the child is freed for adoption by action of a court of competent jurisdiction giving the agency authority to place such child for adoption and to consent to his adoption as provided by RCW 26.36.010.

(2) The agency shall evaluate adoptive applicants in relation to their capacity and readiness for parenthood, their emotional and physical health and ability to shelter, feed, clothe, and educate an adopted child. The agency shall protect the child from placement which would be detrimental to his/her well-being and from interference of natural parents after placement. Preplacement reports shall be filed with the

court as required by RCW 26.32.200 through 26.32.270.

(3) The agency shall make reasonable efforts to place a child in an adoptive home of the ethnic and religious background preferred by the child or his/her parents: PROVIDED, That if such a home is not available within a reasonable period of time after the child is ready for adoptive placement, the child shall be placed in any other available and otherwise suitable home: AND PROVIDED FURTHER, That when a child is seven years of age or older and has been living in a particular religious or ethnic environment which has positive meaning to him or her, the agency shall ordinarily continue to seek an adoptive home of that religious or ethnic background for a period not to exceed six months prior to placement in an otherwise suitable home. See WAC 388-73-044 for placement involving an American Indian child.

(4) The agency shall transmit to the adoptive parents at time of placement a medical report containing all reasonably available information concerning the child to be placed, especially that which would indicate the child is mentally deficient or physically impaired by reason of heredity, process of birth, disease or any other cause as required by RCW 26.36.050. The agency shall provide continued social service to assist the child and the family during the period of adjustment, and shall prepare information necessary for reporting to the court as next friend of the child at the time the adoption petition is heard.

(5) The agency shall be responsible for receiving and providing temporary care for children in need of adoptive placement and, when authorized by a court of competent jurisdiction, for placing them for

adoption and giving consent to their adoption.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-304 CAPACITY. (1) No family home for adults shall be licensed for more than four adults.

(2) No foster family home for children shall be licensed for more than four foster children; nor more than a total of six children to include the foster parent's own minor children residing in the home.

- (a) No home designated by the department as a "receiving home" shall be licensed for more than six foster children, such number to be reduced by the number of the foster parent's own minor children residing in the home;
- (b) No home that otherwise meets these standards shall be denied a license for the care of at least one child or single family of children.
- (3) No foster family home for expectant mothers will be licensed for more than three expectant mothers.

(4) No foster family home for children shall be licensed for more than two children under two years of age, such number to be reduced by the number of licensee's own children of such age.

(5) No family home shall be licensed for the care of more than two persons suffering mental or physical handicaps of such severity as to require nursing care, and then only if the licensee is qualified by training and/or experience to provide proper care and the person's treat-

ment is under the supervision of a physician.

(6) No foster family home which functions as a crisis residential center shall be licensed for the care of more than two children, including the foster parents' own minor children residing on the premises. All such homes shall be two-parent homes and one or the other of the foster parents shall not be employed outside the home.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-306 FOSTER PARENTS/SPONSORS—EM-PLOYMENT. If both foster parents/sponsors in a two-parent home, or the single foster parent/sponsor in a one-parent home, are or is employed outside the home, the placing agency or department must give written approval. Such approval will be based on the needs of the persons under care. The foster family/sponsor(s) shall have sufficient regular income to maintain their own family without the board payments made for the persons in care.

This section is not applicable to foster family homes licensed as crisis residential centers.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-604 DAILY ACTIVITY PROGRAM. Except for juvenile detention facilities the agency shall submit a detailed written program description for departmental approval outlining the educational, recreational, and therapeutic services to be provided to the child and his family, a schedule of typical daily activities for persons in care, and a statement of religious practices, if any.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-606 REQUIRED POSITIONS. An agency shall provide staff in accordance with the following requirements:

(1) A director who shall be responsible for the general management and administration of the agency's program. This person shall be at least twenty—one years of age and possess ability to understand the role of the agency in meeting the needs of children and to work with representatives of appropriate agencies. This person shall have had a bachelor's degree in a social science or closely allied field or shall have had a minimum of two years' experience working in a group care facility or as a foster parent with a letter of recommendation from the licensing agency and/or supervising agency.

(2) Child care staff whose primary duties are the care, supervision, and guidance of children. Such staff shall be at least eighteen years of age. Staff under twenty-one years of age shall be under the immediate supervision of staff who are at least twenty-one years of age.

In addition, in crisis residential centers, no less than fifty percent of the child care staff shall have completed at least two years of college and one year of working with children in a group setting. Experience may be substituted for education on a year-for-year basis. A BA degree in behavioral or social science may be substituted for experience. The remaining child care staff shall have at least a high school diploma (or equivalent) and one year of successful experience as a foster family parent for three or more children or working with children in a group setting. Two years of college may be substituted for the required experience.

(a) Except for crisis residential centers and juvenile detention facilities, during the waking hours of the children there shall be at least one child care staff member on duty for every eight children or major fraction (five or more) of such number of children on the premises.

For juvenile detention facilities there shall be a minimum of one child care staff on duty for every ten children in care during the waking hours of the children.

For regional crisis residential centers, there shall be a minimum of one child care staff on duty for every two children in care during the waking hours of the children, and a minimum of three such staff for every eight children during the sleeping hours.

For other group crisis residential centers, during the waking hours, there shall be a minimum of one child care staff for every three children in temporary protective care without duties related to the children in full-time care. During the sleeping hours, there shall be one such

staff member for every five such children. If the two classes of children are combined into one group, the staff ratio applicable to the children in temporary care shall prevail.

For both types of crisis residential centers, on duty staff does not in-

clude staff who are asleep on the premises.

The director and support and maintenance staff may serve as child care staff when not involved in other duties, provided the required number of child care staff is maintained.

- (b) Except for crisis residential centers whenever more than eight children are on the premises at least two adults (including at least one child care staff) shall be on duty. During nighttime hours "on duty" staff may include staff who sleep in the group care facility and who are available to the children. During sleeping hours there shall be at least one adult in proximity to the children.
- (c) Agencies caring for very young children or for children presenting emotional disturbance, physical handicaps or mental retardation shall provide such additional child care staff and professional services for the children as the department requires.
- (d) Whenever only one child care staff is on duty, there shall be a second person on call.
- (3) Relief staff to enable all staff to have the equivalent of two days off a week.

### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-610 REQUIRED ROOMS, AREAS AND EQUIPMENT—GROUP CARE FACILITIES. There shall be rooms and areas of sufficient size and properly equipped to accommodate the number of children served. The following rooms or areas shall be

(1) Living room. There shall be at least one comfortably furnished living room. (This subsection is not applicable to juvenile detention facilities.)

(2) Dining area. An attractive dining area shall be provided of sufficient capacity to accommodate the group comfortably. (This subsection is not applicable to juvenile detention facilities.)

(3) Staff quarters. Rooms for staff on night supervision shall be separate from but in proximity to the sleeping rooms of the children. (This subsection is not applicable to juvenile detention facilities.)

(4) Recreation area. When there are more than twelve occupants, at least one separate indoor area shall be provided, sufficient in size and location, for recreational and informal education activities.

(5) Offices. There shall be a room or area that can be used as an administrative office. Suitable offices shall be provided for social service staff. In facilities caring for fewer than thirteen children such offices may be combined with the administrative office.

(6) Visiting area. There shall be space provided where privacy can be achieved for the use of visitors.

#### **NEW SECTION**

WAC 388-73-800 CRISIS RESIDENTIAL CENTERS. The rules in WAC 388-73-800 through 388-73-820 apply exclusively to crisis residential centers. The crisis residential center may, in addition to being licensed as such, also be licensed as a family foster home or as a group care facility and may house juveniles assigned for regular foster family care or group care as well as juveniles receiving temporary protective care.

#### **NEW SECTION**

WAC 388-73-802 LIMITATIONS ON NUMBER OF FACIL-ITIES. Crisis residential centers will be licensed as such at the discretion of the department as determined by the need for such a facility in the area in which the facility will be located and moneys appropriated for such purposes.

### **NEW SECTION**

WAC 388-73-804 HOURS OF OPERATION. Intake shall be open twenty-four hours a day, seven days a week.

#### NEW SECTION

WAC 388-73-810 GROUP CRISIS RESIDENTIAL CEN-TERS. All requirements applicable to group care facilities unless otherwise indicated by the text, are also applicable to regional crisis residential centers and to crisis residential centers operated as part of a licensed group care facility.

#### **NEW SECTION**

WAC 388-73-820 FAMILY CRISIS RESIDENTIAL CEN-TERS. All requirements applicable to foster family homes, unless otherwise indicated in the text, are also applicable to crisis residential centers operated in a foster family.

# WSR 79-07-077 **EMERGENCY RULES** DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Order 1411—Filed June 28, 1979]

I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

ch. 388-15 WAC Social services for families, children and adults.

Amd ch. 388-70 WAC Child welfare services-Foster care-Juvenile records.

ch. 388-73 WAC Child care agencies-Adult family Amd homes-Minimum licensing requirements.

I, Michael Stewart, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is chapter 155, Laws of 1979, on which these amendments are based, contained an emergency clause and is already in effect.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 155, Laws of 1979 and is intended to administratively implement that statute.

This rule is promulgated under the general rulemaking authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 27, 1979.

By Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-15-130 CHILD PROTECTIVE SER-VICES. The authority for the department's child protective services program is chapter 26.44 RCW and RCW 74.13.031.

(1) Child protective services are those services provided on behalf of children who are reported to be abused, neglected or exploited or who are threatened with harm through abusive, neglectful or exploitive acts by those responsible for their health, safety and welfare. Services are given to prevent, correct, improve or remedy the situations of children who are found to be neglected, abused or exploited, including runaways.

- (2) Services may also include counseling with the children and their families, or other responsible individuals, arranging for alternate living arrangements, including emergency foster care, day care, homemaker or chore service, health support services and mental health services. Services also may include referral to appropriate law enforcement agencies and petitions to courts, as well as cooperation with out-of-state child protective service agencies.
- (3) ((See WAC 388-16-515 through 388-16-545 for mandatory reporting and central registry for child abuse.)) Goals for child protective services shall be limited to those specified in WAC 388-15-010(1)(c). Also see WAC 388-15-010(2).

# AMENDATORY SECTION (Amending Order 1255, filed 12/1/77)

WAC 388-15-131 CHILD PROTECTIVE SER-VICES—SPECIAL REQUIREMENTS FOR INDI-AN CHILDREN. (1) These special requirements apply to children defined as "Indians" in WAC 388-70-091 and 388-70-450(1)(a) through (c).

- (2) The ((ESSO)) <u>CSO</u> shall document in case records its efforts to keep Indian families together and to avoid separating the Indian child from his parents, relatives, tribe or cultural heritage, as per RCW 26.44.010, WAC 388-15-130 and 388-70-093.
- (3) In alleged child abuse and neglect situations, the ((ESSO)) CSO shall document in case records, its efforts to utilize staff and services particularly capable of meeting the special needs of Indian children and their families, assisted by the local Indian child welfare advisory committee as per WAC 388-70-600 through 388-70-640.
- (4) The ((ESSO)) <u>CSO</u> shall promptly advise its Indian child welfare advisory committee and appropriate tribal council that an (unnamed) child with (named) tribal affiliation is the victim of substantiated child abuse or neglect. The provisions of RCW 26.44.070, WAC 388-15-138 and 388-70-640, limiting who has access to confidential information, shall be followed in all cases.

# <u>AMENDATORY SECTION</u> (Amending Order 1238, filed 8/31/77)

WAC 388-15-132 CHILD PROTECTIVE SER-VICES—ACCEPTANCE OF REPORTS—ELIGI-BILITY FOR SERVICES. Reports shall be made directly to the department's ((ESSO)) CSO:

- (1) The departmental ((ESSO)) CSO shall accept a complaint or referral concerned with child abuse or neglect, neglect or exploitation of children from any source, including one made anonymously.
- (2) Any child so reported shall be eligible for child protective services and shall remain eligible until it is determined that he is not suffering from maltreatment and his welfare is not or is no longer in jeopardy.

AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

# <u>WAC 388-15-134</u> CHILD PROTECTIVE SERVICES—NOTIFICATION—SUBSTANTIATION.

- (1) The department shall notify the parents, stepparents, guardians or other persons having custody of the child or other person alleged to be the abuser that the department has received a report alleging condition(s) specified in WAC 388-15-132 unless the report is for informational purposes only because the situation has been resolved by law enforcement and/or by the courts. The identity of the person making the report to the department shall not be revealed unless that person has given permission to do so.
- (2) Unless the report was for information purposes only as specified in subsection (1), the parent or parents surrogate or other alleged abuser as specified above, shall be provided the opportunity to supply information about the allegation and his situation. This person's response about the allegation and his situation including a written statement, if any, shall be a part of the department's case record.
- (3) The person, if available, shall be notified that the information will be on file in the ((ESSO)) CSO.
- (4) The person, if available, shall be informed of the placement of his name as an abuser in the central registry ((and)).
- (5) The person, if available, shall be advised of his right to a fair hearing in accordance with chapter 388–08 WAC.
- (((5))) (6) The department shall determine if there is a factual basis for the report, unless the report is already substantiated or is for information purposes only.
- (a) A report which contains facts about the state or condition of the child amounting to child abuse made by any person under a mandatory duty to report shall be considered substantiated and must be reported to the central registry. The substantiation of the identity of the alleged abuser shall be considered separately.
- (b) Regardless of source, a report in which the facts support the conclusion(s) is to be considered substantiated. If the report is substantiated and falls within the definition of what is to be reported to the central registry, it must also be reported to the central registry. The parent or parent surrogate or other suspected/alleged perpetrator, if available, shall be notified that the information has been forwarded to the central registry.
- $((\frac{(6)}{(6)}))$  [7] Even if the report is not substantiated, service may continue as per WAC 388-15-132.

# AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

<u>WAC 388-15-136</u> CENTRAL REGISTRY— DEFINITION—DUTY TO MAINTAIN. (1) The "central registry" means a system of centralized storage and retrieval of case information in all substantiated instances reported to the department of nonaccidentally inflicted death, physical or mental injury or injuries (abuse), physical neglect or sexual abuse of a child or mentally retarded person of any age.

(2) Purposes of the central registry shall be to

(a) Obtain accurate information of the incidence of the abuse and neglect of children and ((mentally retarded)) developmentally disabled persons of all ages,

(b) Make case information available in usable form on request to those persons and agencies specified in chapter 26.44 RCW.

AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-137 CENTRAL REGISTRY—RE-PORTS. Reports to be included in the central registry shall be submitted by the ((ESSO)) CSO. Eligible persons may obtain available information by contacting the ((ESSO)) CSO or the central registry.

AMENDATORY SECTION (Amending Order 1238, filed 8/31/77)

WAC 388-15-138 CENTRAL REGISTER—IN-FORMATION—RELEASE—DISSEMINATION—EXPUNGEMENT. (1) Information provided from the central registry and from case records to the requesting persons and agencies shall not be further disseminated or released and shall be respected as confidential.

- (2) Child abuse and neglect information may be released from the ESSO case record as per RCW 26.44-.070. Release of other information must be considered under the provisions of WAC 388-48-010 through 388-48-100. The following information after substantiation shall be reported by the department's ((ESSO)) CSO to the central registry and, if reported, shall be available from the central registry:
- (a) The name of the "known" perpetrator, or the "suspected" perpetrator or whether the perpetrator is "unknown";
  - (b) The name, place of birth, and age of the child;
  - (c) Whether the abused is mentally retarded;
  - (d) Date of incident,
- (e) Substantiated incident(s) of nonaccidentally inflicted
  - (i) Death,
  - (ii) Physical injury or injuries,
  - (iii) Physical neglect,
  - (iv) Sexual abuse,
  - (v) Mental injury (abuse and/or neglect)
- (f) The name and code number of the ((ESSO)) <u>CSO</u> which has additional information;
  - (g) The social service case number,
- (h) The title and telephone number of the ESSO person to contact.
- (3) Reports in the central registry shall be expunged and sealed, if after six years from the date of the last filed report, there have been no subsequent reports about the child and/or the alleged perpetrator. Reports in the central registry may also be expunged and sealed upon the request of the reporting ((ESSO)) CSO with the concurrence of all other reporting ((ESSOS)) CSOS, if any. Sealed records may be revived if there is a subsequent report after expungement. Sealed records about the state or condition of the child which contain no reference to the person responsible for the abuse may also be revived for purposes of treating the child.

(4) If the ((ESSO)) <u>CSO</u> case record regarding the incident has not been destroyed already, this information shall be expunged and sealed at the same time as the central registry information is expunged and sealed. Information regarding the state or condition of the child may be maintained in the ((ESSO)) <u>CSO</u> case record, if there is no reference to the person responsible for the abuse.

AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-15-570 SERVICES TO CHILDREN IN THEIR OWN HOME. (1) It is the purpose of this service to maintain the family unit and thereby avoid the necessity of out-of-home placement of children.

- (2) Under this program services are provided to runaways and families in conflict. These populations are defined as follows:
- (a) Runaways: The department provides crisis intervention services to actual runaways, and does not provide intervention services to threatened runaways unless the threatened runaways meet the definition of families in conflict.
- (b) Families in conflict: The department provides crisis intervention services to families ((who have reached a point where placement of the child outside the home has occurred or is expected to be necessary within thirty days)) to alleviate personal or family situations which present a serious and imminent threat to the health or stability of the child or family.

(3) Services are provided as follows:

- (a) Crisis intervention: This service ((is provided to runaways and families in conflict to alleviate personal and family situations which present a serious threat to the health and stability of the family and its members. This service)) is directed toward defusing immediate potential for violence, assessment of problems and exploration of options which could lead to problems resolution, referral to appropriate resources including medical, legal, ongoing counseling, child protective services, and provision of short-term family counseling sessions for problems resolution.
- (b) ((Follow-up)) Family support services: These services are provided to children and their families ((after the children return from a stay in a diagnostic center, or)) following crisis intervention services. This service is authorized when it is apparent that ((out-of-home placement will occur within six months unless this maintenance service is provided)) the conditions which necessitated crisis intervention services have not been adequately remedied.
- (c) These services are not provided for habitual truants, expelled students and marital disputes not directly involving conflict between children and parents, for custody disputes, and for cases receiving similar services from other agencies.
- (4) Goals for services to children in own home shall be limited to those specified in WAC 388-15-010(1)(b), (c), (d). Also see WAC 388-15-010(2).

AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

<u>WAC 388-70-013</u> AUTHORIZATION FOR FOSTER CARE PLACEMENT. A child may be placed in foster care only under the following circumstances:

- (1) The child has been placed in temporary residential care after having been taken into ((limited)) custody pursuant to chapter 13.30 RCW, Runaway Youth Act. A child shall in no event remain in temporary residential care for more than seventy—two hours from the time of initial contact with the law enforcement officer, except as otherwise provided in this section.
- (2) A petition, by child ((or)), parent(s), or the department requesting alternative residential placement for the child((;)) has been ((approved by the juvenile court pursuant to chapter 13.32 RCW, Juvenile Court Procedure For Families In Conflict)) filed pursuant to section 26 or 28, chapter 155, Laws of 1979 or approved pursuant to section 31, chapter 155, Laws of 1979 or upon a child having been admitted directly by section 23(1)(b), chapter 155, Laws of 1979.
- (3) A child has been placed in shelter care as provided below:
- (a) The child has been taken into custody, and placed in shelter care when there is probable cause to believe, pursuant to RCW 26.44.050, that the child is abused or neglected and the child would be injured or could not be taken into custody as provided in RCW 13.34.050.
- (b) A petition has been filed with the juvenile court alleging the child is dependent; that the child's health, safety and welfare will be seriously endangered if not taken into custody and the juvenile court enters an order placing the child in shelter care. See RCW 13.34.050 and 13.34.060.
- (c) No child shall be held longer than seventy-two hours, excluding Sundays and holidays, after such child is taken into custody, unless a court order has been entered for continued shelter care.
- (d) No child shall be detained for longer than thirty days without a court order, authorizing continued shelter care.
- (4) A juvenile court has determined a child is dependent and the court's order of disposition issued pursuant to RCW 13.34.130 removes the child from his or her home.
- (5) A juvenile court has terminated the parent and child relationship pursuant to chapter 13.34 RCW, and placed the custody of the child with the department ((of)) or a licensed child placing agency.
- (6) The child and his or her parent(s) agree to the arrangement and/or continuation of alternative residential placement pursuant to RCW 74.13.031, as evidenced by a written consent to placement.
  - (7) When otherwise authorized by court order.
- (8) The child's parent(s) or legal guardian(s) has requested, on forms prescribed by the department, the placement of the child by the department or a licensed child placement agency into foster care. Such requests shall comply with foster care placement criteria as developed by the department. (See WAC 388-70-016(5))

<u>AMENDATORY SECTION</u> (Amending Order 1384, filed 3/28/79)

WAC 388-70-022 PAYMENT OF FOSTER CARE. (1) Payment is made for foster care upon:

- (a) Documentation of the need for the type and level foster care as determined by the department and
- (b) Documentation of authority for the placement of a child in foster care as required by WAC 388-70-013 and
- (c) Receipt of a request for payment of the care to be provided.
- (2) All persons and agencies to whom the department makes payment must be appropriately licensed and approved, or, if not subject to licensing, be certified or otherwise approved as meeting licensing or other appropriate requirements of the department.
- (3) Payment is made for out-of-state foster care placements only after approval from the two state offices involved.
- (4) Authorization of payment is the responsibility of social services. The determination of the amount of parental support, except when stated in a superior court order, is the responsibility of the office of support enforcement.
- (5) Foster care payments may be made to persons granted guardianship according to section 51, chapter 155, Laws of 1979.

# AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-700 JUVENILE RECORDS. (1) Except as otherwise provided by law the department shall comply with the requirements of RCW 13.04.270 through 13.04.276 as amended by chapter 155, Laws of 1979 regarding the confidentiality, sealing, accuracy, release to public, inquiry and challenge, transfer and destruction of juvenile custody and child care records. This section applies to entries in records or records created after July 1, 1978 in which a juvenile court action other than a juvenile offender has been initiated.

- (2) A juvenile, his or her parents or attorney, may upon written request, inquire to the department as to the existence and content of custody or care records. The inquiry shall provide the name of the juvenile, the approximate date the juvenile was in contact with the department, the nature of the contact, the location of the contact, and the purpose of the request.
- (3) The department will make written response to the inquiry within twenty—one calender days after receipt. The department will give priority to, and expedite processing, inquiries which involve pending litigation. The department shall provide to the juvenile, his or her parents or attorney making the inquiry, information regarding the location, nature and content of any records in the department's possession except:

(a) If it is determined by the agency that release of this information is likely to cause severe psychological or physical harm to the juvenile or his or her parents the agency may withhold the information subject to the order of the court: PROVIDED, That if the court determines that limited release of the information is

appropriate the court may specify terms and conditions for release of the information: or

- (b) If the information or record has been by a juvenile justice or care agency in connection with the provision of counseling, psychological, psychiatric or medical services for the juvenile and the juvenile has a legal right to receive these services without the consent of any person or agency then the information or record may not be disclosed to the juvenile's parents without the informed consent of the juvenile.
- (4) A juvenile, his or her parents or attorney, who wishes to challenge the information contained in the department records shall notify the department in writing. The notification shall provide:
  - (a) The name of the juvenile;
- (b) If the records are alleged to be inaccurate, a statement of those portions alleged to be inaccurate, and
- (c) If the ((contained)) continued possession of the record is being challenged, a statement as to the reason why the record should be destroyed.
- ((4))) (5) The department will review the notification of challenge to the record and make a written response within thirty calender days. The response shall indicate the corrections which have been or will be made and indicate the basis for denial of any requested corrections. If appropriate, the department's response will also include a statement indicating whether the records have been destroyed or transferred to another juvenile justice or child care agency.
- (((5) The juvenile, his or her parents or attorney, will be notified that if they dispute the department's response they may seek an administrative review of the department's decision as provided in chapter 34.04 RCW.))

Chapter 388-73 WAC
CHILD CARE AGENCIES—ADULT FAMILY
HOMES MINIMUM
LICENSING/CERTIFICATION REQUIREMENTS

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-010 AUTHORITY. The following rules are adopted pursuant to chapter 74.15 RCW ((and)), RCW 74.08.044 and chapter 155, Laws of 1979. Unless otherwise provided these rules shall apply to all categories of agencies.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

- <u>WAC 388-73-012</u> DEFINITIONS. (1) Those terms defined in chapter 74.15 RCW shall have the same meanings when used in this chapter except as otherwise provided herein.
- (2) "A developmentally disabled adult" is an individual eighteen years of age or over who suffers from a mental deficiency which renders him or her incapable of assuming those responsibilities expected of the socially adequate person such as self-direction, self-support and social participation.
- (3) An "adult in need of protection" is an individual age eighteen or over who because of age, frailty, physical

disability, mental confusion or disturbance, requires a degree of supervision, personal and social care.

- (4) "Premises" means the buildings in which the facility is located and the adjoining grounds over which the operator of the facility has direct control.
- (5) "Full-time care provider" or "full-time care facility" means a family home for adults, foster family home for children or expectant mothers, group care facility ((and)), maternity home, crisis residential center, and juvenile detention facility.
- (6) "School-age child" means a child six years of age or older or otherwise eligible for admission to the first grade of a public school.
- (7) "Sponsor(s)" means person(s) providing, or intending to provide, family home care to developmentally disabled adults or adults in need of protection.
- (8) "Capacity" means the maximum number of persons who may be under care at a given moment in time.
  - (9) "Infant" means a child under one year of age.
- (10) "Drop-in care" means unscheduled day care on a one-time only or irregular basis.
- (11) "Child," "youth" and "juvenile" mean any individual who is under the chronological age of eighteen years.
- (12) "Semisecure facility" means any facility, including but not limited to crisis residential centers or specialized foster homes, operated in a manner to reasonably assure that youth placed there will not run away: PRO-VIDED, That such facility shall not be a secure institution or facility as defined by the federal Juvenile Justice and Prevention Act of 1974 and regulations and clarifying instructions promulgated thereunder. A child shall not be locked in the facility nor any part thereof nor otherwise controlled by the use of physical restraints except as provided in WAC 388-73-048.
- (13) "Secure detention facility" and "juvenile detention facility" mean a facility, primarily for the care of juvenile offenders, which is operated so as to ensure that all entrances and exits from the facility are locked, barred or otherwise controlled so as to prevent escapes.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-014 PERSONS AND ORGANI-ZATIONS SUBJECT TO LICENSING. Persons and organizations operating the following types of facilities are subject to licensing under chapter 74.15 RCW and RCW 74.08.044:

- (1) "Group care facility" means an agency which is maintained and operated for the care of a group of children on a twenty-four hour basis.
- (2) "Child placing agency" means an agency which places children for temporary care, continued care, or for adoption.
- (3) "Maternity service" means an agency which provides or arranges for care or services to expectant mothers regardless of age, before or during confinement, or which provides care as needed to mothers and their infants after confinement. See WAC 388-73-702.
- (4) "Day care center" means an agency which regularly provides care for a group of children for periods of less than twenty-four hours. Separate requirements are

adopted for the following subcategories of day care centers:

- (a) A day care center provides for the care of thirteen or more children. No such center shall be located in a private family residence unless that portion of the residence to which the children have access is used exclusively for the children during the hours the center is in operation or is separate from the usual living quarters of the family.
  - (b) A "mini day care program" means:
- (i) A day care center for the care of twelve or fewer children in a facility other than the family abode of the person or persons under whose direct care and supervision the child is placed; or
- (ii) For the care of from seven through twelve children in the family abode of such person or persons.
- (c) A day treatment program means an agency which provides care, supervision, and appropriate therapeutic and educational services during part of the twenty-four hour day for a group of persons under the age of eighteen years and who are unable to adjust to regular or special school programs or full-time family living because of disruptive behavior, family stress, learning disabilities or other serious emotional or social handicaps.
- (5) "Foster family home" means a person(s) who regularly provide(s) care during all or any part of the twenty-four hour day to one or more children, expectant mothers, developmentally disabled adults or other adults in need of protection in the family abode of the person or persons under whose direct care and supervision the child, expectant mother or adult is placed. Separate requirements are adopted for the following subcategories of foster family homes:
- (a) A family home for adults means a home which regularly provides care on a twenty-four hour basis for up to four developmentally disabled adults; or up to four adults in need of protection who are recipients of financial assistance or Title XX services.
- (b) A foster family home for children or expectant mothers means a home which regularly provides care on a twenty-four hour basis to one or more, but not more than four foster children under the age of eighteen years or to not more than three expectant mothers.
- (c) A family day care home means a home which regularly provides care during part of the twenty-four hour day to six or fewer children.
- (6) "Crisis residential center" means an agency which is operated under contract with the department to provide temporary, protective care to children in a semisecure residential facility in the performance of duties specified and in the manner provided in sections 15 through 34 and 78 through 82, chapter 155, Laws of 1979. Separate requirements are adopted for the following subcategories of crisis residential centers:
- (a) A regional crisis residential center, which is a structured group care facility whose primary and exclusive functions are those of a crisis residential center.
- (b) A group care facility a portion of which functions as a crisis residential center.
- (c) Foster family home which functions either partially or exclusively as a crisis residential center and has

been designated as a crisis residential center by the department.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-020 CERTIFICATION OF JUVE-NILE DETENTION FACILITY AND EXEMPT AGENCY. (1) An agency legally exempt from licensing may not be licensed. However, at its request, such agency may be certified by the department as meeting licensing and other pertinent requirements, if investigation proves such to be the case, to enable it to be eligible for the receipt of funds or for other legitimate purposes. In such cases, unless otherwise clearly evident from the text, requirements and procedures for licensing apply equally to certification.

- (2) An agency may not receive funds from the department unless it is licensed or certified. Licensing per se does not obligate the department to make referrals or payment to an agency; additional requirements may be imposed for such purposes.
- (3) Juvenile detention facilities operated by juvenile courts, shall be certified in accord with the provision of section 80, chapter 155, Laws of 1979, and requirements promulgated pursuant thereto. Except as otherwise indicated by the text, the requirements for licensing group care facilities also apply to the certification of juvenile detention facilities.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-022 APPLICATION FOR LICENSE OR CERTIFICATION—INVESTIGATION.

(1) Persons or organizations applying for a license or for certification under this chapter shall do so on forms and comply with procedures prescribed by the department. The application shall be made by and in the name of the person(s) or legal entity which shall be responsible for the operation of the facility.

(2) The department may require such additional information from individual applicants as it deems necessary. The department may perform such corollary investigations of applicants, licensees, their staff and members of their households as it deems necessary, including accessing of criminal histories and law enforcement files.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-024 LICENSES FOR HOMES SU-PERVISED BY LICENSED AGENCY. Foster family homes certified by a licensed child-placing agency as meeting licensing requirements for foster family homes shall accept children only from the certifying child-placing agency. Licenses issued under this section are valid only as long as the homes remain under the supervision of the certifying licensed agency and operate in accordance with licensing requirements. This section does not apply to agencies which are certified (rather than licensed) in accordance with WAC 388-73-020.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-052 INTERSTATE PLACEMENT OF CHILDREN. All interstate placement of children shall be in accordance with chapter 26.34 RCW, except that for children who are in the care of a crisis residential center and who have legal residence outside the state of Washington and who refuse to return home, provisions of chapter 13.24 RCW (interstate compact on juveniles) shall apply.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-054 CLIENT RECORDS AND IN-FORMATION. Records and information concerning persons in care shall be maintained in such a manner as to preserve their confidentiality. For American Indian children see WAC 388-73-044. Records giving the following information on each person under care shall be maintained at the licensed facility:

(1) Identifying information, including name, birthdate, and, for full-time care providers, dates of admission, absences and discharge, for day care providers, daily attendance.

(2) Names, addresses, and telephone numbers, if any (home and business) of parents and/or other persons to be contacted in case of emergency.

- (3) Dates and kinds of illnesses and accidents, medication, and treatments prescribed and time they are given and by whom, and, except for crisis residential centers and certified juvenile detention facilities, dates and types of immunization, and other pertinent information relating to the person's health.
- (4) Written parental consent (or court order) for providing medical care and emergency surgery except as such care is otherwise authorized by law.
- (5) Names, addresses and telephone numbers of persons who are authorized to take the person under care out of the facility.
- (6) Authorization for acceptance of the person under care. Juvenile detention facilities and crisis residential centers shall record the time and date a placement is made, the names of the person and organization making the placement and the reasons for the placement.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-056 REPORTING OF ILLNESS, DEATH, INJURY, EPIDEMIC OR CHILD ABUSE. The licensee shall report to the persons indicated the following events as soon as practical after occurrence:

- (1) To the department, placement agency and responsible relative
  - (a) Serious injury or death of a person under care
- (b) Evidence of child abuse or neglect and child abandonment. See chapter 26.44 RCW and WAC 388-73-050, and 388-73-044.
- (2) To the local public health officer any occurrence of food poisoning or communicable disease as required by the state board of health.

(3) Day care providers shall in addition report to the responsible relative illness of the person under care and known or suspected exposure to communicable disease.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-058 EARNINGS, ALLOWANCES, PERSONAL BELONGINGS. Except for crisis residential centers and juvenile detention facilities, full time child care providers shall give each child a regular allowance based on his/her age, needs and ability to handle money. Group care facilities shall account for allowances given and for children's earnings, if any, in a ledger or other appropriate record maintained for this purpose. When a person is discharged, he/she shall be permitted to take his/her personal belongings and all of his/her money, or be fully informed about the transfer of his/her money to another facility.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-072 EDUCATION AND VOCA-TIONAL INSTRUCTION. Each group care facility, other than a crisis residential center or juvenile detention facility, and each maternity service, day treatment program, and child-placing agency shall:

(1) Provide or arrange for the provision of a suitable educational plan for each person in care who has not completed high school. Group care agencies shall provide suitable study areas. If instruction is given on the agency's premises, appropriate classrooms separate from the living area shall be provided.

(2) Provide the department with a written description of its educational program.

(3) Where an academic program is not appropriate for a particular person in care, the agency shall provide or arrange for a vocational training program either within or outside the agency. Such training shall be geared to helping the person to attain self-sufficiency. If a person has job skills, a training program may not be needed, but assistance in obtaining suitable employment shall be provided when necessary.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-074 SOCIAL SERVICE STAFF. (1) Each child-placing agency, day treatment program, maternity service, and group care facility, except for juvenile detention facilities, shall provide or arrange for social services by persons at least one of whom has a master's degree in social work or closely allied field.

- (2) Social service staff who do not have a master's degree in social work shall have a bachelor's degree in social work or closely allied field and shall be under the supervision of a person having a master's degree in social work or closely allied field for a minimum of two hours per week.
- (3) When social services are provided by an agency other than the licensee, there shall be a written agreement detailing the scope of service to be provided. Any

such agreement must meet the requirements of this section.

(4) The following minimum ratios of full-time social service staff providing direct services to persons under care shall be provided:

 Day Treatment Program
 1 to 15

 Group Care Facilities
 1 to 25

 Child-Placing Agency
 1 to 25

 Maternity Services
 1 to 25

 Regional and other group care crisis residential centers
 1 to 5

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-076 SOCIAL STUDY-TREAT-MENT PLANS. Except for juvenile detention facilities, the social service staff of each child-placing agency, day treatment program, maternity service, and group care facility shall:

- (1) Develop or assemble from appropriate sources a written diagnostic social study on each child and expectant mother accepted for care. Except in the case of persons accepted for emergency care, the study shall serve as the basis of the person's admission to care. In such case, the study shall be completed within thirty days after admission if the person remains in care. The study shall contain in addition to the minimum information recorded as required by WAC 388-73-054 the following information:
- (a) Child's school records (grade placement, report cards and correspondence with schools).
- (b) Copies of psychological or psychiatric evaluations, if any, of the child or expectant mother.
- (c) A narrative description of the background of the child and his family, their inter-relationships and the problems and behaviors which necessitate care away from own home, previous placement history, if any, and an evaluation as to need for the particular services and type of care which licensee will provide. For American Indian children see WAC 388-73-044.
- (2) Develop and implement a written treatment plan for each person accepted for care. Such plan shall outline the agency's treatment goals and methods of work with the individual and his family. The plan shall be updated at least quarterly to show progress toward achievement of goals and shall identify impediments to the return of the child to his own home, the home of relatives, or placement for adoption and steps taken or to be taken to overcome those impediments. No person shall be admitted to nor retained in an agency's program who cannot be served effectively by that program or who can be served more appropriately by another available program.
- (3) Whenever the treatment plan indicates the child may return to his/her own home, the agency shall provide or arrange for services to child's parents. Where geographical or other conditions prevent the licensee from working directly with child's parents or another agency is already providing appropriate services, the licensee shall enter into an agreement with that agency for joint planning and exchange of reports toward the end of reuniting the family, or shall make arrangements with another appropriate agency toward that end.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

<u>WAC 388-73-108</u> BEDROOMS. In full-time care facilities:

- (1) Hallways, kitchens, living rooms, dining rooms and unfinished basements shall not be used as bedrooms. ((Windows shall be curtained to provide privacy:)) Every bedroom shall be an outside room permitting entrance of natural light. Separate sleeping quarters shall be furnished for each sex for children over six years of age. Multiple occupancy bedrooms shall provide not less than fifty square feet per occupant of floor area exclusive of closets. There shall be not less than thirty inches laterally between beds. In group—care facilities and maternity homes, single occupancy bedrooms shall provide at least eighty square feet of floor space. Each person in care shall have a bed of his/her own. There shall be no more than four persons to a bedroom except in facilities licensed for more prior to the adoption of these rules.
- (2) For each person in care there shall be a ((chest of drawers or other adequate storage space and a)) bed at least thirty inches wide with a clean, firm mattress, pillow, sheets, blankets and pillow cases. Pillows shall be covered with waterproof material or be of a washable type. Waterproof mattress covers shall be provided for incontinent persons.
- (3) The upper bunk of doubledeck beds are prohibited for use by preschool-age children, expectant mothers and handicapped persons. When mother and child sleep in the same room, the room shall contain at least one hundred square feet of usable floor space. A crib or bassinet with a clean, firm mattress covered with a water-proof material shall be provided for the child. No more than one mother and her newborn infant(s) may occupy a bedroom.
- (4) Bedding shall be clean; sheets and pillowcases shall be laundered weekly.
- (5) No child over the age of one year shall share a bedroom with foster parents or agency staff. An adult must be on the same floor or within easy hearing distance and accessibility to where children under six years of age are sleeping.
- (6) See WAC 388-73-146(7) for requirements for cribs for infants.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-134 FIRST AID. (1) A person who has completed a basic Red Cross first aid course or a first aid course approved by the department and training in cardio-pulmonary resuscitation shall be present at all times persons are under care or the licensee shall have a plan approved by the department to obtain such training except that for foster family homes, the "at all times" provision is not applicable. A list of the names of persons who have completed such a course, and the dates of completion shall be maintained in the facility.

(2) First aid supplies, as needed to conform with the plan of action, shall be readily available. First aid supplies shall include syrup of ipecac.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-140 HEALTH HISTORY, PHYSI-CAL EXAMINATIONS, IMMUNIZATIONS. This section is not applicable to crisis residential centers and juvenile detention facilities.

- (1) A health history for each person under care shall be obtained when the person is accepted for care. This shall include the date of the person's last physical examination, allergies, any special health problems, and for children, an immunization history.
- (2) If a child has not been under regular medical supervision or has not had a physical examination by a physician, physician's assistant or certified registered nurse (nurse practitioner) within one year prior to admission, arrangements shall be made for an examination within thirty days.
- (3) Yearly physical examinations are required for each child who is not under regular medical supervision.
- (4) Prior to admission or within a reasonable period of time thereafter, each child shall have immunizations appropriate to his age completed or brought up to date for diphtheria, tetanus, polio, measles and rubella.
- (5) Children who have not received all immunizations appropriate for their age may be accepted on a provisional basis if immunizations are started and are completed as rapidly as is medically indicated. Exceptions to this immunization requirement shall be made in the case of a parent or guardian who expresses religious, intellectual, or philosophical objections by signing a statement to this effect. Children also shall be excused upon the presentation of a physician's statement that a valid medical reason exists to contraindicate immunization.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

<u>WAC 388-73-212</u> FOSTER CARE PLACE-MENTS. (1) The agency shall, in planning for children, give due consideration to:

- (a) A child's basic right to his/her own home and family
- (b) The importance of skillful professional service to parents to help them meet the child's needs in his/her own home whenever possible;
- (c) The child's individual needs, his/her ethnic background, religious background, his/her family situation and the wishes and participation of his/her parent; and
- (d) The recruitment and selection of a foster home that will provide for maximum development of the child's capacities and meet the child's individual needs. Placements which involve the likelihood of community concern shall first be submitted to the department for review and written approval. See WAC 388-73-044 for recruitment involving placement of American Indian children.
- (2) A written social study of each child and expectant mother shall serve as the basis for acceptance for foster care and related services.
- (3) Every acceptance for care shall be based on wellplanned, individual preparation of the child and his/her

family and the expectant mother other than in emergent situations.

- (4) Except in an emergency, a child shall be placed in foster care only with the written consent of his/her parents or under order of a court of competent jurisdiction. Such consent or order shall include authorization for medical care or emergency surgery.
- (5) All foster homes and group care facilities used by child-placing agencies shall be licensed.
- (6) The frequency of the caseworker's contacts with an expectant mother or child and his family shall be determined by a casework plan reflecting their needs. Each active foster home shall be visited not less than once every ninety days.
- (7) The preparation for discharge from placement shall follow the same basic steps as preparation for placement, but a child shall be released only to parents, adoptive parents, guardians or other persons or agencies holding legal custody, or to a court of competent jurisdiction.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

- WAC 388-73-216 ADOPTIVE PLACEMENTS. (1) The agency shall protect the child from unnecessary separation from his/her natural parents when they are capable of successfully fulfilling their parental role or can be helped to do so. Adoptive placement shall be made only when the child is freed for adoption by action of a court of competent jurisdiction giving the agency authority to place such child for adoption and to consent to his adoption as provided by RCW 26.36.010.
- (2) The agency shall evaluate adoptive applicants in relation to their capacity and readiness for parenthood, their emotional and physical health and ability to shelter, feed, clothe, and educate an adopted child. The agency shall protect the child from placement which would be detrimental to his/her well-being and from interference of natural parents after placement. Preplacement reports shall be filed with the court as required by RCW 26.32.200 through 26.32.270.
- (3) The agency shall make reasonable efforts to place a child in an adoptive home of the ethnic and religious background preferred by the child or his/her parents: PROVIDED, That if such a home is not available within a reasonable period of time after the child is ready for adoptive placement, the child shall be placed in any other available and otherwise suitable home: AND PROVIDED FURTHER, That when a child is seven years of age or older and has been living in a particular religious or ethnic environment which has positive meaning to him or her, the agency shall ordinarily continue to seek an adoptive home of that religious or ethnic background for a period not to exceed six months prior to placement in an otherwise suitable home. See WAC 388-73-044 for placement involving an American Indian child.
- (4) The agency shall transmit to the adoptive parents at time of placement a medical report containing all reasonably available information concerning the child to be placed, especially that which would indicate the child is mentally deficient or physically impaired by reason of heredity, process of birth, disease or any other cause as

required by RCW 26.36.050. The agency shall provide continued social service to assist the child and the family during the period of adjustment, and shall prepare information necessary for reporting to the court as next friend of the child at the time the adoption petition is heard.

(5) The agency shall be responsible for receiving and providing temporary care for children in need of adoptive placement and, when authorized by a court of competent jurisdiction, for placing them for adoption and giving consent to their adoption.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-304 CAPACITY. (1) No family home for adults shall be licensed for more than four adults.

- (2) No foster family home for children shall be licensed for more than four foster children; nor more than a total of six children to include the foster parent's own minor children residing in the home.
- (a) No home designated by the department as a "receiving home" shall be licensed for more than six foster children, such number to be reduced by the number of the foster parent's own minor children residing in the home.
- (b) No home that otherwise meets these standards shall be denied a license for the care of at least one child or single family of children.
- (3) No foster family home for expectant mothers will be licensed for more than three expectant mothers.
- (4) No foster family home for children shall be licensed for more than two children under two years of age, such number to be reduced by the number of licensee's own children of such age.
- (5) No family home shall be licensed for the care of more than two persons suffering mental or physical handicaps of such severity as to require nursing care, and then only if the licensee is qualified by training and/or experience to provide proper care and the person's treatment is under the supervision of a physician.
- (6) No foster family home which functions as a crisis residential center shall be licensed for the care of more than two children, including the foster parents' own minor children residing on the premises. All such homes shall be two-parent homes and one or the other of the foster parents shall not be employed outside the home.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-306 FOSTER PARENTS/SPONSORS—EMPLOYMENT. If both foster parents/sponsors in a two-parent home, or the single foster parent/sponsor in a one-parent home, are or is employed outside the home, the placing agency or department must give written approval. Such approval will be based on the needs of the persons under care. The foster family/sponsor(s) shall have sufficient regular income to maintain their own family without the board payments made for the persons in care.

This section is not applicable to foster family homes licensed as crisis residential centers.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-604 DAILY ACTIVITY PROGRAM. Except for juvenile detention facilities the agency shall submit a detailed written program description for departmental approval outlining the educational, recreational, and therapeutic services to be provided to the child and his family, a schedule of typical daily activities for persons in care, and a statement of religious practices, if any.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

<u>WAC 388-73-606</u> REQUIRED POSITIONS. An agency shall provide staff in accordance with the following requirements:

(1) A director who shall be responsible for the general management and administration of the agency's program. This person shall be at least twenty—one years of age and possess ability to understand the role of the agency in meeting the needs of children and to work with representatives of appropriate agencies. This person shall have had a bachelor's degree in a social science or closely allied field or shall have had a minimum of two years' experience working in a group care facility or as a foster parent with a letter of recommendation from the licensing agency and/or supervising agency.

(2) Child care staff whose primary duties are the care, supervision, and guidance of children. Such staff shall be at least eighteen years of age. Staff under twenty-one years of age shall be under the immediate supervision of staff who are at least twenty-one years of age.

In addition, in crisis residential centers, no less than fifty percent of the child care staff shall have completed at least two years of college and one year of working with children in a group setting. Experience may be substituted for education on a year-for-year basis. A BA degree in behavioral or social science may be substituted for experience. The remaining child care staff shall have at least a high school diploma (or equivalent) and one year of successful experience as a foster family parent for three or more children or working with children in a group setting. Two years of college may be substituted for the required experience.

(a) Except for crisis residential centers and juvenile detention facilities, during the waking hours of the children there shall be at least one child care staff member on duty for every eight children or major fraction (five or more) of such number of children on the premises.

For juvenile detention facilities there shall be a minimum of one child care staff on duty for every ten children in care during the waking hours of the children.

For regional crisis residential centers, there shall be a minimum of one child care staff on duty for every two children in care during the waking hours of the children, and a minimum of three such staff for every eight children during the sleeping hours.

For other group crisis residential centers, during the waking hours, there shall be a minimum of one child care staff for every three children in temporary protective care without duties related to the children in fulltime care. During the sleeping hours, there shall be one such staff member for every five such children. If the two classes of children are combined into one group, the staff ratio applicable to the children in temporary care shall prevail.

For both types of crisis residential centers, on duty staff does not include staff who are asleep on the

premises.

The director and support and maintenance staff may serve as child care staff when not involved in other duties, provided the required number of child care staff is maintained.

- (b) Except for crisis residential centers whenever more than eight children are on the premises at least two adults (including at least one child care staff) shall be on duty. During nighttime hours "on duty" staff may include staff who sleep in the group care facility and who are available to the children. During sleeping hours there shall be at least one adult in proximity to the children.
- (c) Agencies caring for very young children or for children presenting emotional disturbance, physical handicaps or mental retardation shall provide such additional child care staff and professional services for the children as the department requires.

(d) Whenever only one child care staff is on duty, there shall be a second person on call.

(3) Relief staff to enable all staff to have the equivalent of two days off a week.

# AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-610 REQUIRED ROOMS, AREAS AND EQUIPMENT—GROUP CARE FACILITIES. There shall be rooms and areas of sufficient size and properly equipped to accommodate the number of children served. The following rooms or areas shall be provided:

(1) Living room. There shall be at least one comfortably furnished living room. (This subsection is not appli-

cable to juvenile detention facilities.)

(2) Dining area. An attractive dining area shall be provided of sufficient capacity to accommodate the group comfortably. (This subsection is not applicable to juvenile detention facilities.)

(3) Staff quarters. Rooms for staff on night supervision shall be separate from but in proximity to the sleeping rooms of the children. (This subsection is not applicable to juvenile detention facilities.)

(4) Recreation area. When there are more than twelve occupants, at least one separate indoor area shall be provided, sufficient in size and location, for recreational and informal education activities.

(5) Offices. There shall be a room or area that can be used as an administrative office. Suitable offices shall be provided for social service staff. In facilities caring for fewer than thirteen children such offices may be combined with the administrative office.

(6) Visiting area. There shall be space provided where privacy can be achieved for the use of visitors.

# **NEW SECTION**

WAC 388-73-800 CRISIS RESIDENTIAL CEN-TERS. The rules in WAC 388-73-800 through 388-73-820 apply exclusively to crisis residential centers. The crisis residential center may, in addition to being licensed as such, also be licensed as a family foster home or as a group care facility and may house juveniles assigned for regular foster family care or group care as well as juveniles receiving temporary protective care.

# **NEW SECTION**

WAC 388-73-802 LIMITATIONS ON NUM-BER OF FACILITIES. Crisis residential centers will be licensed as such at the discretion of the department as determined by the need for such a facility in the area in which the facility will be located and moneys appropriated for such purposes.

# **NEW SECTION**

WAC 388-73-804 HOURS OF OPERATION. Intake shall be open twenty-four hours a day, seven days a week.

# **NEW SECTION**

WAC 388-73-810 GROUP CRISIS RESIDEN-TIAL CENTERS. All requirements applicable to group care facilities unless otherwise indicated by the text, are also applicable to regional crisis residential centers and to crisis residential centers operated as part of a licensed group care facility.

# **NEW SECTION**

WAC 388-73-820 FAMILY CRISIS RESIDEN-TIAL CENTERS. All requirements applicable to foster family homes, unless otherwise indicated in the text, are also applicable to crisis residential centers operated in a foster family.

## WSR 79-07-078 PROPOSED RULES UNIVERSITY OF WASHINGTON [Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 42.30.060, that the University of Washington intends to adopt, amend, or repeal rules concerning Apartments and family housing—Eligibility, WAC 478-156-016 and Assignment priority, WAC 478-156-017;

that such institution will at 3:30 p.m., Thursday, August 16, 1979, in the HUB Auditorium, UW Campus, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Friday, September 21, 1979, in the Regent's Room, Administration Building, UW, Seattle, Washington.

The authority under which these rules are proposed is RCW 28B.20.130(1).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to August 16, 1979, and/or orally at 3:30 p.m., Thursday, August 16, 1979, HUB Auditorium, UW Campus.

Dated: June 27, 1979 By: Elsa Kircher Cole Assistance Attorney General

# **AMENDATORY SECTION**

WAC 478-156-016 APARTMENTS AND FAMILY HOUS-ING - ELIGIBILITY. Residents must be registered full-time students at the University of Washington ((except during the summer quarter)) three of the four quarters of an academic year. In addition, income eligibility must be verified annually for those students in priority groups (1) through (4). The Office of Student Financial Aid will annually update financial need figures for family housing eligibility and will annually evaluate the resources of each new applicant and each current resident of family housing to determine if their need for financial assistance exceeds the established need figures. Separate financial need figures are established for each unit size. The applicable dollar amounts and deadlines for submission of the Financial Aid Form are published by and available at the Housing and Food Services Office in January of each year. Eligibility will be for the period July 1 through June 30. Any expenses related to the processing of the Financial Aid Form will be borne by the applicant or the current resident.

### AMENDATORY SECTION

WAC 478-156-017 ASSIGNMENT PRIORITY. Applicants for University-owned apartments and family housing who are judged eligible for assignment pursuant to WAC 478-156-016 are assigned in the following order of priority:

(1) Students who have special housing problems, such as the physically handicapped\*, students in the University's Educational Opportunity Program, and others with extreme financial or personal hardship.

nity Program, and others with extreme financial or personal hardship.

((2) (a) Women students who are single parents and have dependent)) ((children:))

((children.))

((children.))

((children.))

(2) Students who are single parents and have dependent children.

((3) Students who have special housing problems such as the physically)) ((handicapped and others with extreme financial or personal hardship.))

((4)))(3) Other students within income limits as set forth ((below:)) in WAC 478-156-016.

((5))) (4) Other students and staff members over income limits.

((Those students in priority groups 1 through 4, noted above, must be)) ((within the following income limits:))

((1) Single persons - \$3,750 plus tuition.))

((2) Married couples - \$4,750 plus tuition.))

((3) To the above add:))

- ((a) \$750 for the first dependent child and \$400 for each additional child:
- ((th) \$150 for books and the tuition of the second spouse if both)) ((spouses are attending school.))
- ((c) \$600 for employment expenses if the student's spouse is)) ((working half time or more:))

\*Income limits may be waived for physically handicapped students.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

# WSR 79-07-079 PROPOSED RULES DEPARTMENT OF LICENSING (Board of Dental Examiners)

[Filed June 28, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Dental Examiners intends to adopt, amend, or repeal rules concerning the examination for dental hygienist license, amending WAC 308-36-050. (A copy of the proposed amendments is shown below; however, changes may be made at the public hearing.);

that such agency will at 1:30 p.m., Friday, August 24, 1979, in the Apollo IV, Red Lion Inn, 18740 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, August 24, 1979, in the Apollo IV, Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.29.030 and 18.32.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 20, 1979 and/or orally at 1:30 p.m., Friday, August 24, 1979, Apollo IV, Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: June 28, 1979
By: Barbara Phillips
Assistant Attorney General

### AMENDATORY SECTION (Order PL 237, filed 2/18/76)

WAC 308-36-050 THE EXAMINATION. (1) Patients must be obtained by the applicant.

- (2) On the day of the examination, all applicants will assemble in a room designated at the University of Washington, school of dentistry,
  - (a) check eligibility;
- (b) receive identifying numbered badges from a representative of the division of professional licensing (applicants will work at the numbered unit corresponding to their assigned number) ((, units will be assigned numbers the day preceding the examination));
- (c) receive special instruction from the Washington state board of dental examiners.
  - (3) The examination will consist of two sections:
  - (a) Practical:
  - (i) Case history forms to be furnished by the board.
- (ii) One oral prophylaxis case. Patient for oral prophylaxis must be at least eighteen years old and have a minimum of twenty-four teeth. It is not recommended that patients be selected who have advanced stages of periodontal involvement, such as 6 mm sulcus depth with moderate degrees of alveolar bone loss. Patient must have sufficient supragingival and subgingival calculus and stain to provide a suitable test. If case is not adequate for testing the applicant's competency, patient will be rejected.
- (iii) Applicant will bring a typodont with a condensed, carved and unpolished M.O.D. amalgam restoration on a molar which applicant will be required to polish.
- (iv) Applicant will be expected to demonstrate proficiency with curets.
- (v) A specified series of x-rays. The same patient will be used for prophylaxis and x-rays.
- (vi) Placement of an amalgam alloy. ((The applicant must present a typodont with a class II cavity previously prepared for amalgam placement. The demonstration must be in a posterior tooth involving two or more surfaces.)) The applicant will be furnished with a tooth with a cavity previously prepared for the amalgam placement. The applicant

must demonstrate proper use of the matrix and the insertion and condensation of the filling material and it must restore contact. The matrix will be removed and the restoration carved. The applicant must supply all instruments and materials necessary. A suggested list follows:

Typodent
Matrix bands
Matrix retainer
Wedges
Pluggers
Amalgam carrier
Amalgam carver
Alamgam

(vii) Applicant will be required to demonstrate local anesthesia. Applicant will furnish anesthesia material using anesthetic solution with no vaso-constrictor.

(viii) Applicant may be required to identify or explain oral conditions represented by visual aids or set forth in drawings or photographs.

(ix) Applicant may be required to answer, in writing, practical questions concerning the performance of expanded duties of dental hygienists.

(b) Theory: Physiology

Materia medica & therapeutics

Materia medica & therap Anatomy Histology Bacteriology X-ray Metallurgy Chemistry Nursing and hygiene

Anesthesia
(4) Upon completion of the examination, applicant will:

(a) Return numbered badge and work sheet.

(b) Leave case history, periodontal charting forms and x-rays with the board. X-rays must remain in the possession of the board and finally will be filed for one year in the division of professional licensing with other material pertaining to the examination.

(c) Candidate will be required to furnish documentary evidence of malpractice liability insurance.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

# WSR 79-07-080 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1412—Filed June 29, 1979—Eff. July 1, 1979]

- I, Michael Stewart, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to GAN—Requirements, amending WAC 388-35-070.
- I, Michael Stewart, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these amendments are necessary to implement the biennial budget.

Such rules are therefore adopted as emergency rules to take effect on July 1, 1979.

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 1337, filed 9/15/78)

WAC 388-35-070 NONCONTINUING GENERAL ASSISTANCE—REQUIREMENTS. (1) The standards for ((basic)) monthly requirements for a noncontinuing general assistance applicant ((or)) / recipient effective July 1, 1979, shall be:

Number of GA-N recipients in assistance unit ((\$ 60\$ 95 \$125 \$157 \$194 \$228 \$260 \$294 <del>(\$327</del>)) **\$66 \$105 \$138** \$173 \$213 \$251 \$286 \$360 11 12 13 14 15 ((\$361 \$396 \$430 \$464 \$499 \$532 \$566 \$599 <del>\$634</del>)) \$397 \$436 \$473 \$510 \$549 \$585 \$623 \$659 \$697

- (2) An emergency shelter requirement shall be authorized by the CSO in the following circumstances:
- (a) The applicant ((or)) / recipient has been given, and presents to the CSO, a notice to quit premises or pay rent.
- (b) The CSO has contacted the landlord and has been assured that payment of up to one month's rent standard will be sufficient to forestall eviction.
- (c) The amount authorized shall be the actual amount needed to forestall eviction, not to exceed the following standards:

Number of GA-N recipients in assistance unit

5 2 3 4 8 \$124 \$126 \$126 \$129 \$133 \$135 \$136 \$139 \$139 \$142 \$146 \$149 \$131 10 11 12 13 14 15 16 17 18 or more ((<del>\$141\$143 \$145</del> \$147 \$150 \$152 \$153 \$157 \$159</del>)) \$155 \$157 \$160 \$162 \$165 \$167 \$168 \$173 \$175

- (3) An emergency utility requirement shall be authorized by the CSO in the following circumstances:
- (a) The applicant ((or)) / recipient has been given, and presents to the CSO, a notice of impending utility shut—off issued by the company providing the service, or it is otherwise verified by the CSO that the applicant or recipient is without necessary fuel for heating or cooking.
- (b) The CSO has contacted the utility company or other provider of fuel to determine the amount necessary to forestall shut-off or otherwise provide necessary fuel.

(c) The amount authorized shall be the actual amount needed to forestall shut-off or to purchase one month's supply of fuel, not to exceed the following standards:

Number of GA-N recipients in assistance unit

| 1                    | 2                | 3                | 4                | 5                | 6     | 7                | 8                | 9                                    |
|----------------------|------------------|------------------|------------------|------------------|-------|------------------|------------------|--------------------------------------|
| (( <del>\$-4</del> . | <del>25 44</del> | <del>\$ 61</del> | <del>\$ 70</del> | <del>\$ 75</del> | \$ 80 | <del>\$ 86</del> | <del>\$ 92</del> | <del>\$101</del> ))                  |
| <b>\$</b> 46         | \$ 48            | \$ 67            | <b>\$</b> 77     | \$ 83            | \$ 88 | \$ 95            | \$101            | <b>\$</b> 111                        |
| 10                   | 11               | 12               | 13               | 14               | 15    | 16               | 17               | 18 or more                           |
|                      |                  |                  |                  |                  |       | \$166<br>\$183   |                  | <del>\$185</del> ))<br><b>\$</b> 204 |

# WSR 79-07-081 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 1410—Filed June 29, 1979—Eff. July 1, 1979]

- I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to Adult family homes, amending chapter 388-15 WAC.
- I, Michael Stewart, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to prevent views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these amendments will result in substantially improved services to clients.

Such rules are therefore adopted as emergency rules to take effect on July 1, 1979.

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Michael S. Stewart Executive Assistant

#### AMENDATORY SECTION

WAC 388-15-140 ((PLACEMENT SERVICES))
RESIDENTIAL SERVICES. (((1) These are those services necessary to select the appropriate community or institutional placement to meet the particular needs and desires of eligible individuals, including placement in family homes for adults, CCFs, ICFs, and SNFs and periodically reviewing the placement for appropriateness. Close cooperation with the department's nursing care consultants is essential to be certain that individuals with medical problems are placed, or replaced in settings where their medical needs are most appropriately and adequately met.))

- (1) Residential services are those services necessary to select the appropriate residential placement to meet the particular needs and desires of eligible adults, including placement in adult family homes, congregate care facilities, and nursing homes, as well as periodically reviewing the placement for appropriateness. The department's nursing care consultants will be used as resources to verify that individuals with medical problems are placed, or replaced in settings where their medical needs are appropriately and adequately met.
- (((2) Resource development is also an inevitable part of this service, since appropriate placements in family homes, congregate care facilities, or ICFs cannot be made if no such resources exist in the community or adjacent communities. Hence, recruiting, studying and licensing or approving family homes for adults is an integral part of placement services, as well as encouraging the development of CCFs and ICFs.))
- ((<del>(3)</del>)) (2) Goals for ((<del>Placement</del>)) <u>Residential</u> Services shall be limited to those specified in WAC 388-15-010(1) (a-e). Also see WAC 388-15-010(2).

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## **NEW SECTION**

<u>WAC 388-15-551</u> ADULT FAMILY HOME - DEFINITION. An adult family home is a private home licensed to care for no more than four residents which has entered into a service delivery contract with the department.

### **NEW SECTION**

WAC 388-15-552 ADULT FAMILY HOME - ELIGIBLE PERSONS. (1) Persons are eligible to receive adult family home care placement services who:

- (a) Have income less than 80% State Median Income Adjusted for Family Size (SMIAFS).
- (b) Require less than Skilled Nursing Care. See WAC 388-88-081.
- (c) Are unable to maintain a safe environment in an independent living arrangement, or require training, supervision or assistance with activities of daily living services and/or health related services.
- (2) Persons are eligible to receive adult family home payment services whose:
- (a) Nonexempt income exceeds the basic cost of care, but
- (b) Is less than the cost of their individual level of care as assessed by department staff.

### **NEW SECTION**

WAC 388-15-553 ADULT FAMILY HOME - DETERMINATION OF NEED. The department, in consultation with the individual, shall assess if the individual requires adult family home care. Adult family home services include those necessary for activities of daily living, such as eating/dining, community mobility, etc., and health-related services such as diet and ambulation. Consideration will be given to other services

available for the client including community services such as chore services, home health aide, etc, as well as other residential services available.

### **NEW SECTION**

WAC 388-15-554 ADULT FAMILY HOME - PLACEMENT IN FACILITY. Selection of an adult family home is to be made by the individual, his/her relatives or others acting on his/her behalf.

### **NEW SECTION**

WAC 388-15-555 ADULT FAMILY HOME - PAYMENTS - STANDARDS - PROCEDURES. All nonexempt income of a person placed in an adult family home shall first be applied to the person's clothing, personal maintenance and necessary incidentals. Any remaining nonexempt income shall be applied to the cost of adult family home care.

- (1) Nonexempt income is gross income less the first \$20 of any earned or unearned income plus the next \$65 of the earned income plus 1/2 the remainder of the earned income.
- (2) Adult family home residents may also retain up to \$1500 in cash or other liquid resources. Any resources in excess of this limitation are considered nonexempt income to be applied to cost of care and services. Also see WAC 388-29-580 and 388-92-045 for standards and resources.

# WSR 79-07-082 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1407—Filed June 29, 1979—Eff. July 1, 1979]

- I, Michael Stewart, Exec. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.
- I, Michael Stewart, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the U. S. Department of Agriculture requires these amendments to be effective on July 1, 1979. Delay in their adoption would result in substantial hardship to recipients.

Such rules are therefore adopted as emergency rules to take effect on July 1, 1979.

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-730 INCOME—ALLOWABLE MAXIMUMS. The combined monthly net food stamp income of all members of a household shall not exceed the following standards:

| Household Size      | Maximum Allowable Income             |
|---------------------|--------------------------------------|
| 1                   | \$(( <del>277</del> )) 306           |
| 2                   | (( <del>365</del> )) <del>403</del>  |
| 3                   | (( <del>454</del> )) <del>500</del>  |
| 4                   | (( <del>542</del> )) <del>596</del>  |
| 5                   | (( <del>630</del> )) <del>693</del>  |
| 6                   | (( <del>719</del> )) <del>790</del>  |
| 7                   | (( <del>807</del> )) <del>886</del>  |
| 8                   | (( <del>895</del> )) <del>983</del>  |
| Each additional men | nber ((+ <del>89</del> )) <u>+97</u> |

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

<u>WAC 388-54-740</u> INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

- (1) A standard deduction of ((\$\frac{\$60}{0}\$)) \$\frac{\$70}{0}\$ per household per month.
- (2) An earned income deduction of 20((%)) percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.
- (3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed ((\$80)) \$90. The dependent care deduction in combination with the shelter deduction shall not exceed ((\$80)) \$90.

- (4) Shelter costs in excess of 50((%)) percent of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed ((\$80)) \$90.
- (a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

- (b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:
  - (i) The household intends to return to the house.

- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;
- (iii) The home is not being leased or rented during the household's absence.
- (c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.
- (d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, 1978.

| Persons in Household | Food Stamp Utility Standards                |                 |  |  |  |  |
|----------------------|---|-----------------|--|--|--|--|
|                      | November 1, 1978<br>thru April 30, 1979 thi |                 |  |  |  |  |
| 1                    | \$94.60                                     | <b>\$</b> 58.65 |  |  |  |  |
| 2                    | 102.2 <b>5</b>                              | 61. <b>5</b> 0  |  |  |  |  |
| 3                    | 110.50                                      | 65.75           |  |  |  |  |
| 4                    | 119.70                                      | 70.15           |  |  |  |  |
| 5                    | 126.90                                      | 74.25           |  |  |  |  |
| 6                    | 133.60                                      | o 77.85         |  |  |  |  |
| 7                    | 140.40                                      | 81.55           |  |  |  |  |
| 8                    | 145.10                                      | 83.15           |  |  |  |  |
| 9                    | 150.80                                      | <i>85.75</i>    |  |  |  |  |

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

157.80

89.30

10 or more

- (i) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.
- (f) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.
- (i) The allowance for telephone service is limited to the basic fee for one telephone plus tax on the basic fee.
- (ii) A household shall be allowed to switch to or from the standard during its certification period.
- (g) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

<u>WAC 388-54-785</u> ISSUANCE—MONTHLY ALLOTMENTS. (1) The maximum allowable income standards for determining eligibility for all households are as follows:

| Household Size         | Maximum Allowable Monthly Income Standards 48 States and D.C. |
|------------------------|---|
| 1                      | \$ (( <del>277</del> )) <u>306</u>                            |
| 2                      | (( <del>365</del> )) <u>403</u>                               |
| 3                      | (( <del>454</del> )) <u>500</u>                               |
| 4                      | (( <del>542</del> )) <u>596</u>                               |
| 5                      | (( <del>630</del> )) <u>693</u>                               |
| 6                      | (( <del>719</del> )) <u>790</u>                               |
| 7                      | (( <del>807</del> )) <u>886</u>                               |
| 8                      | (( <del>895</del> )) <u>983</u>                               |
| Each additional member | (( <del>+89</del> )) <u>+97</u>                               |

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| Monthly     | :         |         | on Allotments |         |         |         |              |            |
|-------------|-----------|---------|---------------|---------|---------|---------|--------------|------------|
| <b>Ne</b> t | : One     | Two     | Three         | Four    | Five    | Six     | Seven        | Fight      |
| Income      | : Person  | Persons | Persons       | Persons | Persons | Persons | Persons      | Person     |
| _           | :         |         |               | 101     | 227     | 272     | 301          | 344        |
| 0 - 3       | : 57      | 105     | 150           | 191     | 227     | 272     | -300<br>-300 | 343        |
| 4 - 6       | : 56      | 104     | 149           | 190     | 226     | 271     |              |            |
| 7 – 9       | : 55      | 103     | 148           | 189     | 225     | 270     | 299          | 342        |
| 10 - 13     | : 54      | 102     | 147           | 188     | 224     | 269     | 298          | 341        |
| 14 - 16     | : 53      | 101     | 146           | 187     | 223     | 368     | 297          | 340        |
| 17 - 19     | :<br>: 52 | 100     | 145           | 186     | 222     | 267     | 296          | 339        |
| 20 - 23     | : 51      | 99      | 144           | 185     | 221     | 266     | 295          | 338        |
| 24 - 26     | : 50      | 98      | 143           | 184     | 220     | 265     | 294          | 337        |
| 27 - 29     | : 49      | 97      | 142           | 183     | 219     | 264     | 293          | 336        |
|             |           | 96      | 141           | 182     | 218     | 263     | 292          | 335        |
| 30 - 33     | : 48      | 96      | 141           | 107     | 210     | 203     | 272          | 333        |
| 34 - 36     | : 47      | 95      | 140           | 181     | 217     | 262     | 291          | 334        |
| 37 - 39     | : 46      | 94      | 139           | 180     | 216     | 261     | 290          | 333        |
| 40 - 43     | : 45      | 93      | 138           | 179     | 215     | 260     | 289          | 332        |
| 44 - 46     | : 44      | 92      | 137           | 178     | 214     | 259     | 288          | 331        |
| 47 - 49     | : 43      | 91      | 136           | 177     | 213 €   | 258     | 287          | 330        |
|             | :         | an /    | 135           | 176     | 212     | 257     | 286          | 329        |
| 50 - 53     | : 42      | 90      |               |         | 211     | 256     | 285          | 329        |
| 54 - 56     | : 41      | ,,,,    | 134           | 175     |         |         |              | 326<br>327 |
| 57 - 59     | : 40      | 88      | 133           | 174     | 210     | 255     | 284          |            |
| 60 - 63     | : 39      | 87      | 132           | 173     | 209     | 254     | 283          | 326        |
| 64 - 66     | : 38      | 86      | 131           | 172     | 208     | 253     | 282          | 325        |
| 67 - 69     | 37        | 85      | 130           | 171     | 207     | 252     | 281          | 324        |
| 70 - 73     | : 36      | 84      | 129           | 170     | 206     | 251     | 280          | 323        |
| 74 - 26     | : 35      | 83      | 128           | 169     | 205     | 250     | 279          | 322        |
| 77 79       | : 34      | 82      | 127           | 168     | 204     | 249     | 278          | 321        |
| 80 - 83     | : 33      | 81      | 126           | 167     | 203     | 248     | 277          | 320        |

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| Monthly   | :         |         | on Allotments |         |         |         |         |        |
|-----------|-----------|---------|---------------|---------|---------|---------|---------|--------|
| Net       | : One     | Two     | Three         | Four    | Five    | Six     | Seven   | Light  |
| Income    | : Person  | Persons | Persons       | Persons | Persons | Persons | Persons | Person |
| 84 - 86   | :<br>: 32 | 80      | 125           | 166     | 202     | 247     | 226     | 319    |
| 87 - 89   | : 31      | 79      | 124           | 165     | 201     | 246     | 275     | 318    |
| 90 - 93   | : 30      | 78      | 123           | 164     | 200     | 245     | 274     | 317    |
| 94 - 96   | : 29      | 77      | 122           | 163     | 199     | 244     | 273     | 316    |
| 97 - 99   | : 28      | 76      | 121           | 162     | 198     | 243     | 272     | 315    |
| 00 - 103  | :<br>: 27 | 75      | 120           | 161     | 197     | 242     | 271     | 314    |
| 104 - 106 | : 26      | 74      | 119           | 160     | 196     | 241     | 270     | 313    |
| 107 - 109 | : 25      | 73      | 118           | 159     | 295     | 240     | 269     | 312    |
| 110 - 113 | : 24      | 72      | 117           | 158     | 194     | 239     | 268     | 311    |
| 114 - 116 | : 23      | 71      | 116           | 157     | 193     | 238     | 267     | 310    |
| 117 - 119 | :<br>: 22 | 70      | 115           | 156     | 192     | 237     | 266     | 309    |
| 120 - 123 | : 21      | 69      | 114           | 155     | 191     | 236     | 265     | 308    |
| 24 - 126  | : 20      | 68      | 113           | 154     | 190     | 235     | 264     | 307    |
| 127 - 129 | : 19      | 67      | 112           | 153     | 189     | 234     | 263     | 306    |
| 130 - 133 | : 18      | 66      | /11           | 152     | 188     | 233     | 262     | 305    |
| 134 - 136 | :<br>: 17 | 65 /    | 110           | 151     | 187     | 232     | 261     | 304    |
| 137 - 139 | : 16      | 64      | 109           | 150     | 186     | 231     | 260     | 303    |
| 140 - 143 | : 15      | 63      | 108           | 149     | 185     | 230     | 259     | 302    |
| 144 - 146 | : 14      | 62      | 107           | 148     | 184     | 229     | 258     | 301    |
| 147 ~ 149 | : 13      | 61      | 106           | 147     | 183     | 228     | 257     | 300    |
| 150 - 153 | 12        | 60      | 105           | 146     | 182     | 227     | 256     | 299    |
| 154 - 156 | /: ii     | 59      | 104           | 145     | 181     | 226     | 255     | 298    |
| 157 - 159 | : 10      | 58      | 103           | 144     | 180     | 225     | 254     | 297    |
| 160 - 163 | : 10      | 57      | 102           | 143     | 179     | 224     | 253     | 296    |
| 164 - 166 | : 10      | 56      | 101           | 142     | 178     | 223     | 252     | 295    |

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| Monthly   | ·         |         | on Allotments |         |         |         | Seven   | Elght  |
|-----------|-----------|---------|---------------|---------|---------|---------|---------|--------|
| Net       | : One     | Two     | Three         | Four    | Five    | Six     |         |        |
| Income    | : Person  | Persons | Persons       | Persons | Persons | Persons | Persons | Person |
|           | :         |         |               | 141     | 177     | 222     | 251     | 294    |
| 167 - 169 | : 10      | 55      | 100           |         | 176     | 221     | 250     | 293    |
| 170 - 173 | : 10      | 54      | 99            | 140     |         | 220     | 249     | 292    |
| 174 - 176 | : 10      | 53      | 98            | 139     | 175     |         | 248     | 291    |
| 177 - 179 | : 10      | 52      | 97            | 138     | 174     | 219     |         |        |
| 180 - 183 | : 10      | 51      | 96            | 137     | 173     | 316     | 247     | 290    |
| 184 - 186 | :<br>: 10 | 50      | 95            | 136     | 172     | 217     | 246     | 289    |
|           | : 10      | 49      | 94            | 135     | 171     | 216     | 245     | 288    |
| 187 - 189 | : 10      | 48      | 93            | 134     | 126     | 215     | -244    | 287    |
| 190 - 193 |           | 47      | 92            | 133     | 169     | 214     | 243     | 286    |
| 194 - 196 | : 10      | 46      | 91            | 132     | 168     | 213     | 242     | . 285  |
| 197 - 199 | : 10      | 40      | 71            | ""/     |         | 2.3     |         |        |
| 200 - 203 | : 10      | 45      | 90            | 151     | 167     | 212     | 241     | 284    |
| 204 - 206 | : 10      | 44      | 89            | 130     | 166     | 211     | 240     | 283    |
| 207 - 209 | : 10      | 43      | 88 /          | 129     | 165     | 210     | 239.    | _ 282  |
| 210 - 213 | : 10      | 42      | 87            | 128     | 164     | 209     | 238     | 281    |
| 214 - 216 | : 10      | 41      | 86            | 127     | 163     | 208     | 237     | 280    |
| 214 - 210 | ;         |         | /             |         |         |         |         |        |
| 217 - 219 | : 10      | 40 /    | 85            | 126     | 162     | 207     | 236     | 279    |
| 220 - 223 | : 10      | 39      | 84            | 125     | 161     | 206     | 235     | 278    |
| 224 - 226 | : 10      | 38      | 83            | 124     | 160     | 205     | 234     | 277    |
| 227 - 229 | : 10      | 37      | 82            | 123     | 159     | 204     | 233     | 276    |
| 230 - 233 | : 10 /    | 36      | 81            | 122     | 158     | 203     | 232     | 275    |
| 230 - 233 | : '%      | 30      | ••            |         |         |         |         |        |
| 234 - 236 | 10        | 35      | 80            | 121     | 157     | 202     | 231     | 274    |
| 237 - 239 | iŏ        | 34      | 79            | 120     | 156     | 201     | 230     | 273    |
| 240 - 243 | : 10      | 33      | 78            | 119     | 155     | 200     | 229     | 272    |
| 244 - 246 | : 10      | 32      | 77            | 118     | 154     | 199     | 228     | 271    |
| 242 - 249 | : 10      | 31      | 76            | 117     | 153     | 198     | 227     | 270    |

Harch 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| Monthly                | ·        | Cou     | on Allotments | by Household | P4      | Six     | Seven   | Eight  |
|------------------------|----------|---------|---------------|--------------|---------|---------|---------|--------|
| Net                    | : One    | Two     | Three         | Four         | Five    | Persons | Persons | Person |
| Income                 | : Person | Persons | Persons       | Persons      | Persons | retsons |         |        |
|                        |          |         |               | 116          | 152     | 197     | 228     | 269    |
| 250 - 253              | : 10     | 30      | 75            |              | 151     | 196     | 225     | 268    |
| 254 - 256              | : 10     | 29      | 74            | 115          | 150     | 195     | 224     | 267    |
| 257 - 259 ·            | : 10     | 28      | 73            | 114          |         | 194     | 223     | 266    |
| 260 - 263              | : 10     | 27      | 72            | 113          | 149     | 194     | 222     | 265    |
| 264 - 266              | : 10     | 26      | 71            | 112          | 148     |         | 242     |        |
|                        | :        |         |               | 111          | 147     | 192     | 221     | 264    |
| 267 - 269              | : 10     | 25      | 70            |              | 146     | 191     | 220     | 263    |
| 270 - 273              | : 10     | 24      | 69            | 110          | 110     | 190     | 219     | 262    |
| 274 - 276              | : 10     | 23      | 68            | 109          |         | 189     | 218     | 261    |
| 277 - 279              | : 10     | 22      | 67            | 108          | 144     |         | 217     | 260    |
| 280 - 283              |          | . 21    | 66            | 107          | 143     | 188     | 217     |        |
|                        | :        |         |               |              | 142     | 187     | 216     | 25     |
| 284 - 286              | :        | 20      | 65            | 106          | 141     | 186     | 215     | 25     |
| 287 - 289              | :        | 19      | 64            | 105          |         | 185     | 214     | 25     |
| 290 - 293              | •        | 18      | 63 /          | 104          | 140     |         | 213     | 25     |
| 294 - 296              | :        | 17      | 62            | 103          | 139     | 184     | 212     | 25     |
| 297 - 299              | :        | 16      | 61            | 102          | 138     | 183     |         |        |
| 257 - 277              | :        |         |               |              | 137     | 182     | 211     | 254    |
| 300 - 303              | :        | 15 /    | 60            | 101          |         | 181     | 210     | 25     |
| 304 - 306              | •        | W       | 59            | 10 <b>0</b>  | 1 36    | 180     | 209     | 25     |
| 307 - 309              |          | /13     | 58            | 99           | 135     |         | 208     | 25     |
| 310 - 313              | :        | 12      | 57            | 98           | 134     | 179     | 207-    | 25     |
| 314 - 316              | - ; /    | ii      | 56            | 97           | 133     | 178     | 207     | •      |
| 314 - 3.0              | : /      |         |               |              | 132     | 177     | 206     | 24     |
| 317 - 319              |          | 10      | 55            | 96           |         | 176     | 205     | 24     |
| 320 - 323              | /:       | 10      | 54            | 95           | 131     | 175     | 204     | 24     |
| 324 - 325              | •        | 10      | 53            | 94           | 130     |         | 203     | 24     |
|                        | :        | 10      | 52            | 93           | 129     | 174     | 202     | 24     |
| 327 - 329<br>320 - 333 | •        | 10      | 51            | 92           | 128     | 173     | 202     |        |

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| Monthly   | :        | Cou     | pon Allotments | by Household S | lize    |         |              |        |
|-----------|----------|---------|----------------|----------------|---------|---------|--------------|--------|
| Net       | : One    | Two     | Three          | Four           | Five    | Six     | Seven        | Eight  |
| Income    | : Person | Persons | Persons        | Persons        | Persons | Persons | Persons      | Person |
| 134 - 336 | :        | 10      | 50             | 91             | 127     | 172     | 201          | 244    |
| 37 - 339  | :        | 10      | 49             | 90             | 126     | 171     | <b>7</b> 200 | 243    |
| 140 - 343 | :        | 10      | 48             | 89             | 125     | 170     | 199          | 242    |
| 144 - 346 | ;        | 10      | 47             | 88             | 124     | 169     | 198          | 241    |
| 147 - 349 | :        | 10      | 46             | 87             | 123     | كغز     | 197          | 240    |
| 350 - 353 | :        | 10      | 45             | 86             | 122     | 167     | 196          | 239    |
| 154 - 356 | •        | 10      | 44             | 85             | 121     | 166     | 195          | 238    |
| 357 - 359 | •        | 10      | 43             | 84             | 120     | 165     | 194          | 237    |
| 360 - 363 | •        | 10      | 42             | 83             | 119     | 164     | 193          | 236    |
| 364 - 366 | :        | 10      | 41             | 82             | 118     | 163     | 192          | 23     |
| 367 - 369 | :        |         | 40             | 18             | 117     | 162     | 191          | 234    |
| 370 - 373 |          |         | 39             | 80             | 116     | 161     | 190          | 23:    |
| 374 - 376 | :        |         | 38             | 79             | 115     | 160     | 189          | 23     |
| 377 - 379 | :        |         | 32             | 78             | 114     | 159     | 188          | 23     |
| 380 - 383 | :        |         | 36             | 77             | 113     | 158     | 187          | 23     |
| 384 - 386 | :        | _       | 35             | 76             | 112     | 157     | 186          | 229    |
| 387 - 389 | : .      |         | 34             | 75             | 111     | 156     | 185          | 228    |
| 390 - 393 | :        |         | 33             | 74             | 110     | 155     | 184          | 22     |
| 394 - 396 | :        |         | 32             | 73             | 109     | 154     | 183          | 22     |
| 397 - 399 | • /      |         | 31             | 72             | 108     | 153     | 182          | 22     |
| 400 - 403 |          |         | 30             | 71             | 107     | 152     | 181          | 22     |
| 404 - 406 | /:       |         | 29             | 70             | 106     | 151     | 180          | 22:    |
| 407 - 409 | :        |         | 28             | 69             | 105     | 150     | 179          | 22     |
| 410 -413  | :        |         | 27 -           | 68             | 104     | 149     | 178          | 22     |
| 414 - 416 | :        |         | 26             | 67             | 103     | 148     | 177          | 220    |

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| <b>Monthly</b> | :          |         |          | by Household : |         |         |         |       |
|----------------|------------|---------|----------|----------------|---------|---------|---------|-------|
| Net            | : One      | Two     | Three    | Four           | Five    | Six     | Seven   | Eigh  |
| Income         | : Person   | Persons | Persons  | Persons        | Persons | Persons | Persons | Perso |
| 417 - 419      | :          |         | 25       | 66             | 102     | 147     | 178     | 219   |
| 420 - 423      | :          |         | 24       | 65             | 101     | 146     | 175     | 218   |
| 424 - 426      | :          |         | 23       | 64             | 100     | 145     | 174     | 21    |
| 427 - 429      | :          |         | 22       | 63             | 99      | 144     | 173     | 21    |
| 430 - 433      | :          |         | 21       | 62             | 98      | Jus -   | 172     | 21    |
| 434 - 436      | :          |         | 20       | 61             | 97      | 142     | 171     | 21-   |
| 437 - 439      | :          |         | 19       | 60             | 96      | 141     | 170     | 21    |
| 440 - 443      | :          |         | 18       | 59             | 15      | 140     | 169     | 21    |
| 444 - 446      | :          |         | 17       | 58             | 94      | 139     | 168     | 21    |
| 447 - 449      | :          |         | 16       | 57             | 93      | 138     | 167     | 21    |
| 450 - 453      | :          |         | 15       | 36             | 92      | 137     | 166     | 20    |
| 454 - 456      | :          |         | 14       | 55             | 91      | 136     | 165     | 20    |
| 457 - 459.     | :          |         | _        | 54             | 90      | 135     | 164     | 20    |
| 460 - 463      | :          |         |          | 53             | 89      | 134     | 163     | 20    |
| 464 - 466      | :          |         |          | 54<br>53<br>52 | 88      | 133     | 162     | 20    |
| 467 - 469      | :          | /       | <i>-</i> | 51             | 87      | 132     | 161     | 26    |
| 470 - 473      | :          |         |          | 50             | 86      | 131     | 160     | 20    |
| 474 - 476      | :          |         |          | 49             | 85      | 130     | 159     | 20    |
| 477 - 479      | :          |         |          | 48             | 84      | 129     | 158     | 20    |
| 480 - 483      | • /        |         |          | 47             | 83      | 128     | 157     | 20    |
| 484 - 486      | ·/-        |         |          | 46             | 82      | 127     | 156     | 11    |
| 487 - 489      | <b>/</b> : |         |          | 45             | 81      | 126     | 155     | 19    |
| 490 - 493      | :          |         |          | 44             | 80      | 125     | 154     | 19    |
| 494 - 496      | :          |         |          | 43             | 79      | 124     | 153     | 19    |
| 497 - 499      | :          |         |          | 42             | 78      | 123     | 152     | 19    |

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| Monthly   | :        |         |         | by Household S |         |         | Seven   |        |
|-----------|----------|---------|---------|----------------|---------|---------|---------|--------|
| Ne t      | : One    | Tvo     | Three   | Four           | Five    | Six     |         | Eight  |
| Income    | : Person | Persons | Persons | Persons        | Persons | Persons | Persons | Person |
| 500 - 503 | :        |         |         | 41             | 77      | 122     | 154     | 194    |
| 504 - 506 | :        |         |         | 40             | 76      | 121     | 150     | 193    |
| 507 - 509 | :        |         |         | 39             | 75      | 120     | 149     | 192    |
|           | •        |         |         | 38             | 74      | 119     | 148     | 191    |
| 510 - 513 | :        |         |         | 37             | 73      | 116     | 147     | 190    |
| 514 - 516 | :        |         |         | 3,             | ,,      |         |         | ***    |
| 517 - 519 | •        |         |         | 36             | 72      | 117     | 146     | 189    |
| 520 - 523 | :        |         |         | 35             | 71      | 116     | 145     | 188    |
| 524 - 526 | :        |         |         | 34             | 76      | 115     | .144    | 187    |
| 527 - 529 | •        |         |         | 33             | 69      | 114     | 143     | 186    |
|           | •        |         |         | 32             | 68      | 113     | 142     | 185    |
| 530 - 533 | •        |         |         | ~/             |         |         |         |        |
| 534 - 536 | :        |         |         | /51            | 67      | 112     | 141     | 184    |
| 537 - 539 | •        |         |         | 30             | 66      | 111     | 140     | 183    |
| 540 - 543 | :        |         |         | 29             | 65      | 110     | 139     | 182    |
| 544 - 546 | :        |         |         |                | 64      | 109     | 138     | 181    |
| 547 - 549 | :        |         |         |                | 63      | 108     | 137     | 180    |
| 347 - 349 | •        |         |         |                |         |         |         |        |
| 550 - 553 | •        | _       |         |                | 62      | 107     | 136     | 179    |
| 554 - 556 | :        |         |         |                | 61      | 106     | 135     | 178    |
| 557 - 559 | •        |         |         |                | 60      | 105     | 134     | 177    |
| 560 - 563 | :        |         |         |                | 59      | 104     | 133     | 176    |
| 564 - 566 | : /      |         |         |                | 58      | 103     | 132     | 175    |
| 364 - 366 | : /      |         |         |                |         |         |         |        |
| 567 - 569 |          |         |         |                | 57      | 102     | 131     | 174    |
| 570 - 573 | /        |         |         |                | 56      | 101     | 130     | 173    |
| 574 - 576 | •        |         |         |                | 55      | 100     | 129     | 172    |
| 577 - 579 | :        |         |         |                | 54      | 99      | 128     | 171    |
| 588 - 583 | •        |         |         |                | 53      | 98      | 127     | 170    |
| 200 - 202 | •        |         |         |                |         |         |         |        |

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| •        |  |  | by Household :   |   |   |  |  |
|----------|--|--|--|---|---|--|--|
| : .One   | Two  | Three  | Four   | Five  | Six   | Seven  | Eigh   |
| : Person | Persons  | Persons  | Persons  | Persons   | Persons   | Persons  | Perso  |
| :        |  |  |  | 52  | 97  | 126  | 169  |
| :        |  |  |  |   |   |  | 168  |
| :        |  |  |  |   |   |  | 16   |
| •        |  |  |  |   |   |  | 16   |
| •        |  |  |  |   | 2   |  | 16   |
| :        |  |  |  |   |   | •  |  |
| :        |  |  |  | ر 47  | 92  | 121  | 16   |
| :        |  |  |  | 46  |   | 120  | 16   |
| :        |  |  |  | 15  |   | 119  | 16   |
| :        |  |  |  | 44  |   | 118  | 16   |
| :        |  |  | _  | 43  | 88  | 117  | 10   |
| :        |  |  |  | 4.5   |   |  | •  |
| :        |  |  |  |   |   |  | 1  |
| :        |  |  |  |   |   |  | 1:   |
| :        |  |  |  |   |   |  | 15   |
| :        |  |  |  |   |   |  | 1:   |
| :        |  |  |  | 38  | 83  | 112  | 1  |
| :        | _  |  |  |   | `82   | - 111  | 1:   |
|          |  |  |  |   | 81  | 110  | 1:   |
| •        |  |  |  |   |   |  | 1  |
| •        |  |  |  |   |   |  | 1  |
| · /      |  |  |  |   | 78  | 107  | 1  |
|          |  |  |  |   | 17  | 106  | 1  |
| /        |  |  |  |   |   |  | 1.   |
| •        |  |  |  |   |   |  | 1  |
|          |  |  |  |   |   |  | 1  |
| :        |  |  |  |   |   |  | 14   |
|          | : One<br>: Person<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>:<br>: | : One Two : Person Persons : : : : : : : : : : : : : : : : : : : | : One Two Three Persons : Person Persons : : : : : : : : : : : : : : : : : : : | : One Two Three Four Persons Persons : Person Persons Persons : : : : : : : : : : : : : : : : : : : | One   Two   Three   Four   Five   Persons   Persons   Persons   Persons   Persons   Persons   Persons   Persons   S2   S1   S50   S50 | One   Two   Persons   Pe | One   Two   Persons   Pe |

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| Monthly   | :          | Cou     | on Allotments | by Household | Size    |         |         |        |
|-----------|------------|---------|---------------|--------------|---------|---------|---------|--------|
| Net       | : One      | T⊌o     | Three         | Four         | Five    | Six     | Seven   | Elght  |
| Income    | : Person   | Persons | Persons       | Persons      | Persons | Persons | Persons | Person |
| 667 - 669 | :          |         |               |              |         | 72      | المرا   | 144    |
| 670 - 673 |            |         |               |              |         | 71      | 100     | 143    |
| 674 - 676 | :          |         |               |              |         | 70      | 99      | 142    |
| 677 - 679 | :          |         |               |              |         | 69      | 98      | 141    |
| 680 - 683 | :          |         |               |              |         | 108     | 97      | 140    |
|           | :          |         |               |              |         | /       |         |        |
| 684 - 686 | :          |         |               |              |         | 67      | 96      | 139    |
| 687 - 689 | :          |         |               |              |         | 66      | 95      | 138    |
| 690 - 693 | :          |         |               |              |         | 65      | 94      | 137    |
| 694 - 696 | :          |         |               |              |         | 64      | 93      | 136    |
| 697 - 699 | :          |         |               |              |         | 63      | 92      | 135    |
| 700 - 703 | :          |         |               |              |         | 62      | 91      | 134    |
| 704 - 706 | :          |         |               |              |         | 61      | 90      | 133    |
| 707 - 709 | •          |         |               |              |         | 60      | 89      | 132    |
| 710 - 713 | •          | *       |               |              |         | 59      | 88      | 131    |
| 714 - 716 | :          | •       |               |              |         | 58      | 87      | 130    |
|           | :          | _       |               |              |         | 57      | 86      | 129    |
| 717 - 719 | :          |         |               |              |         |         | 85      | 128    |
| 720 - 723 | •          |         |               |              |         |         | 84      | 12     |
| 724 - 726 | :          |         |               |              |         |         | 83      | 120    |
| 727 - 729 | •          |         |               |              |         |         | 82      | 12     |
| 730 - 733 | : /        |         |               |              |         |         | 02      |        |
| 734 - 736 |            |         |               |              |         |         | 81      | 12     |
| 737 - 739 | <b>/</b> : |         |               |              |         |         | 80      | 12     |
| 740 - 743 | •          |         |               |              |         |         | 79      | 12     |
| 744 - 146 | ÷          |         |               |              |         |         | 78      | 12     |
| 749 - 749 | :          |         |               |              |         |         | 77      | 12     |

March 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| Monthly                | : <u> </u> | Cou     | pon Allotments |         |         |         |          |        |
|------------------------|------------|---------|----------------|---------|---------|---------|----------|--------|
| Net                    | : One      | Two     | Three          | Four    | Five    | Six     | Seven    | Eight  |
| Income                 | : Person   | Persons | Persons        | Persons | Persons | Persons | Persons  | Person |
| 750 - 753              | :          |         |                |         |         |         | 25       | 119    |
| 754 - 756              | :          |         |                |         |         |         | 75       | 118    |
| 757 - 759              | :          |         |                |         |         |         | 74       | 117    |
| 760 - 763              |            |         |                |         |         |         |          | 116    |
| 764 - 766              | :          |         |                |         |         |         | 73<br>72 | 115    |
| 767 - 769              | :          |         |                |         |         |         | 71       | 114    |
| 770 - 773              | •          |         |                |         |         |         | 70       | 113    |
| 774 - 776              | •          |         |                |         |         | •       | 69       | 112    |
| 777 - 779              | :          |         |                |         |         |         | 68       | 111    |
| 780 - 783              | :          |         |                |         |         |         | 67       | 110    |
| 70/ 706                | :          | •       |                |         |         |         | 66       | 109    |
| 784 - 786<br>787 - 789 | •          |         |                |         |         |         | 65       | 108    |
| 790 - 793              | :          |         |                |         |         |         | 64       | 107    |
| 794 - 796              | •          |         |                |         |         |         | 63       | 106    |
| 794 - 796<br>797 - 799 | :          |         |                |         |         |         | 62       | 105    |
| 800 - 803              | :          |         |                |         |         |         | 61       | 104    |
| 804 - 806              | •          |         |                |         |         |         | 60       | 103    |
| 807 - 809              | •          |         |                |         |         |         | 59       | 102    |
| 810 - 813              | •          |         |                |         |         |         |          | 101    |
| 814 - 816              |            |         |                |         |         |         |          | 100    |
| 817 816                | ://        |         |                |         |         |         |          | 99     |
| 817 - 819<br>820 - 823 | /          |         |                |         |         |         |          | 98     |
| 824 - 826              | <b>-</b> : |         |                |         |         |         |          | 97     |
| 827 - 629              | •          |         |                |         |         |         |          | 96     |
| 838 - 833              | •          |         |                |         |         |         |          | 95     |

March 1, 1979 - Basis of Issuance - 1977 Act 48 States and District of Columbia

| E II<br>Monthly |          | Cou     | on Allotments | by Household | Size    |         |         |       |
|-----------------|----------|---------|---------------|--------------|---------|---------|---------|-------|
| Net             | : One    | Two     | Three         | Four         | Five    | Siπ     | Seven   | Eigh  |
| Income          | : Person | Persons | Persons       | Persons      | Persons | Persons | Persons | Perso |
|                 | :        |         |               |              |         |         |         | 94    |
| 34 - 836        | :        |         |               |              |         | _       |         | 9:    |
| 37 - 839        | :        |         |               |              |         |         |         | 9     |
| 40 - 843        | :        |         |               |              |         |         |         | 9     |
| 144 - 846       | :        |         |               |              |         |         |         | 9     |
| 347 - 849       | :        |         |               |              |         |         |         |       |
|                 | :        |         |               |              |         |         |         | 8     |
| 350 - 853       | :        |         |               |              |         |         |         | ε     |
| 354 - 856       | :        |         |               |              |         |         |         | 8     |
| 857 - 859       | :        |         |               |              |         |         |         |       |
| 860 - 863       | :        |         |               |              |         |         |         |       |
| 864 - 866       | :        |         | _             |              |         |         |         |       |
|                 | :        |         |               |              |         |         |         |       |
| 867 - 869       | :        |         |               |              |         |         |         |       |
| 870 - 873       | :        |         |               |              |         |         |         |       |
| 874 - 876       | :        |         |               |              |         |         |         |       |
| 877 - 879       | :        |         |               |              |         |         |         |       |
| 880 - 883       | :        |         |               |              |         |         |         |       |
|                 | : /      |         |               |              |         |         |         |       |
| 884 - 886       | :        |         |               |              |         |         |         |       |
| 887 - 889       | /-       |         |               |              |         |         |         |       |
| 890 - 893       | •        |         |               |              |         |         |         |       |
| 894 896         | :        |         |               |              |         |         |         |       |

For issuance to households of more than eight persons, use the following formula:

- (1) Value of the the thrifty food plan. For each person in excess of eight, add \$43 to the monthly thrifty food plan for an eight-person household.))
- (2) ((Benefit determination without the tables.)) To determine the benefit households shall receive:
  - (a) ((Multiply the household's net monthly income by 30 percent and round by dropping all cents:
  - (b) Subtract the result obtained in step 1 from the thrifty food plan for that size household.
- (3) Benefit determination with the tables. For households of more than eight persons, it will be necessary to add on to the last monthly net income increments to reach the maximum allowable income that is applicable to that size household. To do this, note that the monthly net income groupings follow a \$3 increment, \$3 increment, \$4 increment pattern that does not vary. However, the pattern begins at a different point for the lower and higher numbers in each grouping. Thus, for the 894-896 grouping, add the full \$3 increment, \$3 increment, \$4 increment pattern to 894 but only add one \$3 increment and the \$4 increment to 896 and begin the \$3 increment, \$3 increment; \$4 increment pattern at 903. This pattern should be continuously applied to the monthly net income groupings until the maximum monthly net income applicable to that size household is reached.)) Subtract 30 percent of the household's net monthly income from the thrifty food plan for that household size.

| Household Size         | Thrifty Food<br>Plan Amounts |
|------------------------|------------------------------|
| <u> </u>               | \$ 61                        |
| <u>2</u>               | <u>112</u>                   |
| <u>3</u>               | <u>161</u>                   |
| 4                      | <u>204</u>                   |
| <u>5</u>               | <u>242</u>                   |
| <u>6</u>               | <u>291</u>                   |
| <u>7</u>               | <u>321</u>                   |
| <u>8</u>               | <u>367</u>                   |
| Each additional member | <u>+46</u>                   |

# (b) All one and two person households shall receive a minimum monthly allotment of \$10.00.

# WSR 79-07-083 **EMERGENCY RULES** DEPARTMENT OF REVENUE [Order FT 79-34-Filed June 29, 1979]

I, Charles W. Hodde, director of Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Definitions for 7/1/79 through

### **NEW SECTIONS**

WAC 458-40-18631

| 12/31/79.                    |
|------------------------------|
| Stumpage value areas—Map for |
| 7/1/79 through $12/31/79$ .  |
| Hauling distance zones—Maps  |
| for 7/1/79 through 12/31/79. |
| Timber quality code numbers— |
| Tables for 7/1/79 through    |
| 12/31/79.                    |
| Stumpage values—Tables for   |
| 7/1/79 through 12/31/79.     |
| Harvester adjustments—Tables |
| for 7/1/79 through 12/31/79. |
| TIONS                        |
| Timber pole volume table for |
| west of Cascade Summit for   |
| the calendar period 7/1/79   |
|                              |

| WAC 458-40-19000 | Timber pole volume table for west of Cascade Summit for the calendar period 7/1/79 through 12/31/79.   |
|------------------|--|
| WAC 458-40-19001 | Timber piling volume table for west of Cascade Summit for the calendar period 7/1/79 through 12/31/79. |
| WAC 458-40-19002 | Timber pole volume table for east of Cascade Summit for the Calendar period 7/1/79 through 12/31/79.   |
| WAC 458-40-19003 | Timber piling volume table for east of Cascade Summit for the calendar period 7/1/79 through 12/31/79. |
| WAC 458-40-19004 | Conversion definitions and factors for the calendar period 7/1/79 through 12/31/79.                    |

1. Charles W. Hodde, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is RCW 82.04.291, as amended by section 1, chapter 6, Laws of 1979, requires stumpage value for timber be shown on tables to be prepared by the Department of Revenue each year on or before December 31 for use the following January through June 30, and on or before June 30 for use the following July through December 31, which stumpage

values shall in accordance with the policy of the Department of Revenue reflect the most recent sales from which data is available.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 82.01.060, section 1, chapter 6, Laws of 1979, and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Charles W. Hodde

Director

Reviser's Note: The rules relating to stumpage values, chapter 458-40 WAC, were adopted both as permanent and emergency rules by the Department of Revenue in Administrative Order Numbers FT 79-34 and FT 79-35, respectively. Due to length of the rules, and the fact that they are identical in both their permanent and emergency versions, they are displayed in the Register only once, under WSR 79-07-084.

# WSR 79-07-084 ADOPTED RULES **DEPARTMENT OF REVENUE** [Order FT 79-35—Filed June 29, 1979]

I, Charles W. Hodde, director of Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

### **NEW SECTIONS**

| WAC 458-40-18631 | Definitions for 7/1/79 through 12/31/79. |
|------------------|--|
| WAC 458-40-18632 | Stumpage value areas—Map for             |
|                  | 7/1/79 through 12/31/79.                 |
| WAC 458-40-18633 | Hauling distance zones—Maps              |
|                  | for 7/1/79 through 12/31/79.             |
| WAC 458-40-18634 | Timber quality code numbers—             |
|                  | Tables for 7/1/79 through                |
|                  | 12/31/79.                                |
| WAC 458-40-18635 | Stumpage values—Tables for               |
|                  | 7/1/79 through $12/31/79$ .              |
| WAC 458-40-18636 | Harvester adjustments—Tables             |
|                  | for 7/1/79 through 12/31/79.             |

# AMENDATODY SECTIONS

| AMENDATORY SEC   | HUNS   |
|------------------|--|
| WAC 458-40-19000 | Timber pole volume table for west of Cascade Summit for the calendar period 7/1/79 through 12/31/79.   |
| WAC 458-40-19001 | Timber piling volume table for west of Cascade Summit for the calendar period 7/1/79 through 12/31/79. |
| WAC 458-40-19002 | Timber pole volume table for east of Cascade Summit for  |

the calendar period 7/1/79 through 12/31/79.

WAC 458-40-19003 Timber piling volume table for east of Cascade Summit for the

calendar period 7/1/79 through

12/31/79.

WAC 458-40-19004

Conversion definitions and factors for the calendar period 7/1/79 through 12/31/79.

This action is taken pursuant to Notice No. WSR 79-05-119 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 82.01.060, section 1, chapter 6, Laws of 1979, and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Charles W. Hodde Director

# **NEW SECTION**

WAC 458-40-18631 DEFINITIONS FOR 7/1/79 THROUGH 12/31/79. (1) Acceptable Log Scaling Rule. The acceptable log scaling rule shall be the Scribner Decimal C Log Scale Rule or other prevalent measuring practice, provided that such other prevalent measuring practice shall be an acceptable scaling procedure and provided that such procedure shall be submitted to the department for approval prior to the time of harvest.

(2) Approved Log Scaling and Grading Rules.

(a) West of the Cascade Summit—Approved Scaling and Grading Rule. With respect to the reporting of timber harvested from private lands in areas west of the Cascade summit, which areas are designated as stumpage value areas 1, 2, 3, 4, 5, and 11 in the stumpage value area map of WAC 458-40-18632, the methods and procedures published by the Columbia River Log Scaling and Grading Bureau, Grays Harbor Log Scaling and Grading Bureau, and the Puget Sound Log Scaling and Grading Bureau and published as the "Official Log Scaling and Grading Rules" by the Puget Sound Log Scaling and Grading Bureau, Tacoma, Washington are approved by the department for use in those areas.

(b) East of the Cascade Summit—Approved Scaling Rule. With respect to the reporting of timber harvested from private lands in areas east of the Cascade summit, which areas are designated as stumpage value areas 6, 7, 8, 9, and 10 in the stumpage value area map of WAC 458-40-18632, the methods and procedures published by the United States Forest Service under the title "National Forest Log Scaling Handbook" procedures are approved by the department for use in those areas. This log scaling handbook is published under the title FSH

2409-11 National Forest Log Scaling Handbook, Forest Service, United States Department of Agriculture.

- (c) East of the Cascade Summit—Established Grading Rule. Because the National Forest Log Scaling Handbook does not contain grading rules, a separate computation shall be made to arrive at the proper grade for purposes of determining the timber quality code number for timber harvested east of the Cascade summit. The grade for quality classification purposes of the timber harvested from private land east of the Cascade summit shall be determined by the number of sawable sixteen foot logs per thousand feet net Scribner Decimal C Log Scale. The computation shall be made under the following three-step procedure:
- (i) Step 1. The highest possible total number of sawable sixteen foot logs which could be recovered shall be determined by dividing the sum total of length of all sawable logs harvested by the number sixteen.
- (ii) Step 2. The average net volume per sixteen foot recoverable log shall be determined by dividing the total volume harvested (net log scale) by the total number of sixteen foot logs as determined in Step 1.
- (iii) Step 3. The total number of logs per thousand board feet (MBF) shall be determined by dividing one thousand by the average net volume as determined in Step 2.
- (3) Codominant Trees. Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.
- (4) Department. Department, for the purposes of this chapter, shall mean the department of revenue of the state of Washington.
- (5) Dominant Trees. Trees whose crowns are higher than the general level of the canopy and who receive full light from the sides as well as from above.
- (6) Forest Excise Tax Payment. Every person who is engaged in business as a harvester of timber from privately owned land shall pay a forest excise tax which shall be equal to the taxable stumpage value of timber harvested for sale or for commercial or industrial use and multiplied by the appropriate rate as provided in RCW 82.04.291(1) and as amended by section 1, chapter 6, Laws of 1979.
- (7) Harvester. Harvester shall mean every person who from his own privately owned land or from privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others, takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.
- (8) Harvested Timber—When Determined. Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof by species is first definitely determined.
- (9) Harvest Type. Harvest type shall be a term referring to the grouping of harvested timber by age and type of harvest and shall include and is limited to the following harvest types:
- (a) Merchantable Sawtimber, All Ages—The removal of timber east of the Cascade summit shall be reported

as "merchantable sawtimber, all ages", unless the harvest type comes within the definition in this chapter of "special forest products harvest".

- (b) Old Growth Final Harvest. The removal of any timber from a harvest unit that is over 100 years of age and west of the Cascade summit shall be reported as "old growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest".
- (c) Special Forest Products. The removal of Christmas trees (except as provided in RCW 84.33.170), shake blocks and boards, and posts and other western red cedar products shall be reported as "special forest products harvest".
- (d) Thinning. The removal of timber from a harvest unit meeting all the following conditions:
  - (i) Harvest unit located west of the Cascade Summit;
  - (ii) Timber is less than 100 years of age;
- (iii) The total merchantable volume which is removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;
- (iv) Not more than forty percent of the total volume removed is from the dominant and codominant trees;
- (v) The trees removed in the harvest operation shall be distributed over the entire harvest unit.
- (e) Young Growth Final Harvest. The removal of any timber from a harvest unit that is 100 years of age or less and west of the Cascade summit shall be reported as "young growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest" or within the definition of "thinning harvest".
- (10) Harvest Unit. A harvest unit is a harvest area having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest type, harvest adjustments and harvester. A harvest unit may include more than one section.
- (11) MBF. As used herein MBF shall mean one thousand board feet measured in Scribner Decimal C Log Scale Rule.
- (12) Sawlog. Sawlog shall mean any log large enough to produce one-third of its gross volume in sound lumber or other products that can be sawed.
- (13) Small Harvest. A small harvest is defined as the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) is 250 thousand board feet or less in a given reporting quarter.
- (14) Species. Species designation is a biologically-based grouping of harvested timber and shall include but is not limited to the following designations of species and subclassifications thereof:
  - (a) West of the Cascade summit:
- (i) "Douglas fir", "western hemlock", "true fir", "western red cedar", "noble fir", "Sitka spruce", "Alaska yellow cedar", "red alder", and "cottonwood" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18635.
- (ii) In areas west of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (shake blocks and boards),

western red cedar flatsawn and shingle blocks "western red cedar and other" (posts), "Douglas fir", "true fir and others", (Christmas trees).

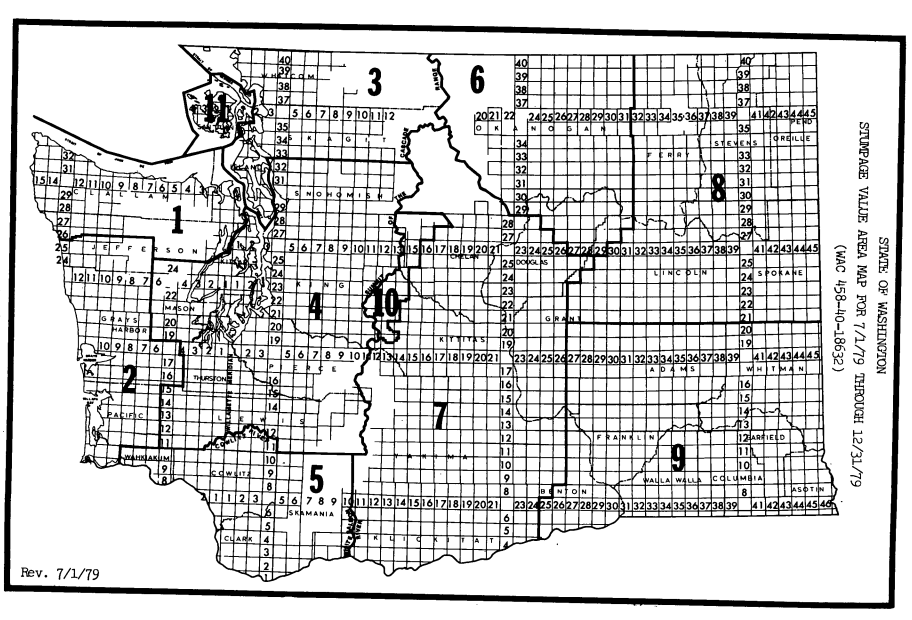
- (b) East of the Cascade summit:
- (i) "Ponderosa pine", "lodgepole pine", "white pine", "Douglas fir", "western hemlock", "true fir," "western red cedar", "western larch" and "Engelmann spruce" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18635.
- (ii) In areas east of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (flatsawn and shingles), "western larch" (flatsawn and shingle blocks), "lodgepole pine and other" (posts), "pine" (Christmas trees), "Douglas fir and other" (Christmas trees).
  - (c) All areas:
- (i) "Other conifer", as used in the stumpage value tables, shall be all other conifers not separately designated in the applicable stumpage value tables.
- (ii) "Hardwood", and "other hardwood", as used in the stumpage value tables, shall be all hardwoods not separately designated in the applicable stumpage value tables.
- (iii) "Utility", "conifer utility", and "hardwood utility" are separate species as defined by the "Official Log Scaling and Grading Rules" published by the Puget Sound Log Scaling and Grading Bureau and shall be reported as separate species where designated as such in the stumpage value tables.
- (15) Stumpage Value Area. A stumpage value area is an area with specified boundaries which contains timber having similar growing, harvesting, and marketing conditions. Presently, there are ten such stumpage value areas designated in the state of Washington as shown under WAC 458-40-18632. Stumpage value areas 1, 2, 3, 4, 5, and 11 are located west of the Cascade summit and stumpage value areas 6, 7, 8, 9, and 10 are located east of the Cascade summit.
- (16) Stumpage Value of Timber. The stumpage value of timber shall be the appropriate value for each species of timber harvested, or for each species of "special forest product" reported, as set forth in the stumpage value tables under WAC 458-40-18635.
- (17) Timber. Timber shall include forest trees, standing or down, on privately owned land, and except as provided in RCW 84.33.170 includes Christmas trees, shake blocks and boards, posts and other western red cedar products.
- (18) Timber Quality Code Number. The timber quality code number is a number assigned to the harvest of a particular species within a harvest type under WAC 458-40-18634, and is based upon the constituent percentage of log grade specifications within the total volume of timber harvested for that particular species.

### **NEW SECTION**

WAC 458-40-18632 STUMPAGE VALUE AR-EAS—MAP FOR 7/1/79 THROUGH 12/31/79. In order to allow for differences in market conditions and other relevant factors throughout the state as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has created a map designating areas containing timber having similar growing, harvesting, and marketing conditions. The stumpage value area map shall be used for the determination of stumpage values.

The stumpage value area map shown herein shall be used to determine the proper stumpage value table to be used in calculating the taxable stumpage value under WAC 458-40-18635.

The following stumpage value area map is hereby adopted for use during the period of July 1, 1979 through December 31, 1979:

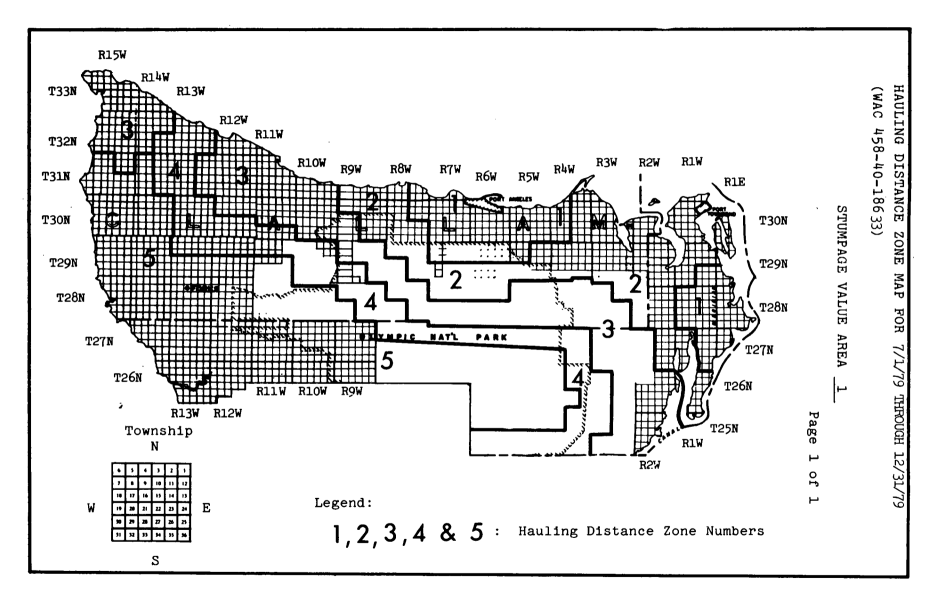


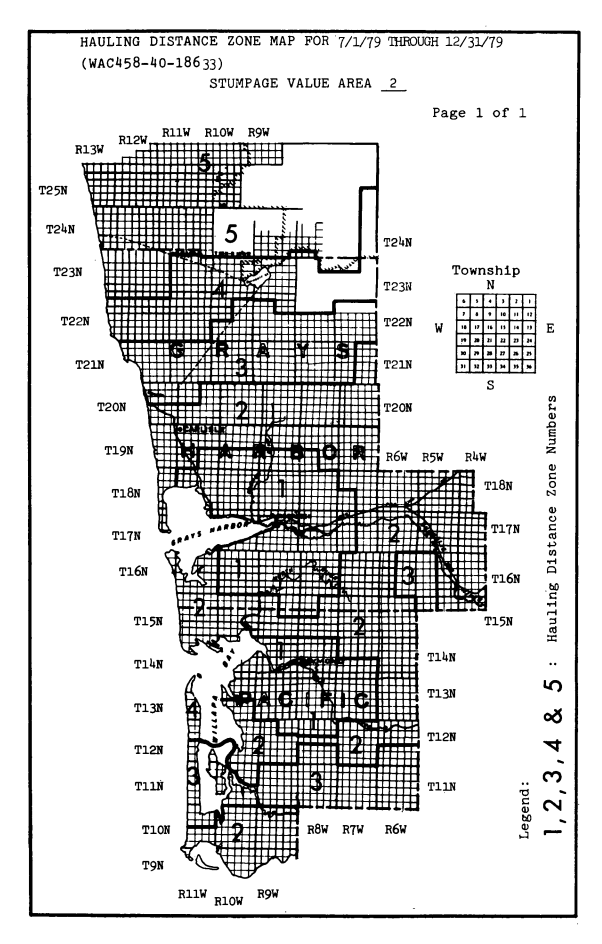
### **NEW SECTION**

WAC 458-40-18633 HAULING DISTANCE ZONES—MAPS FOR 7/1/79 THROUGH 12/31/79. In order to allow for differences in hauling costs and other relevant factors as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has designated zones within each stumpage value area which have similar accessibility to conversion points and other similar hauling cost factors.

The hauling distance zone numbers on the following hauling distance zone maps establish the hauling distance zone numbers which are to be used in computing timber harvest value under the stumpage value tables of WAC 458-40-18635.

The following hauling distance zone maps designating zones established by the department as having similar hauling costs for transportation of forest products to the market, are hereby adopted for use during the period of July 1, 1979 through December 31, 1979:

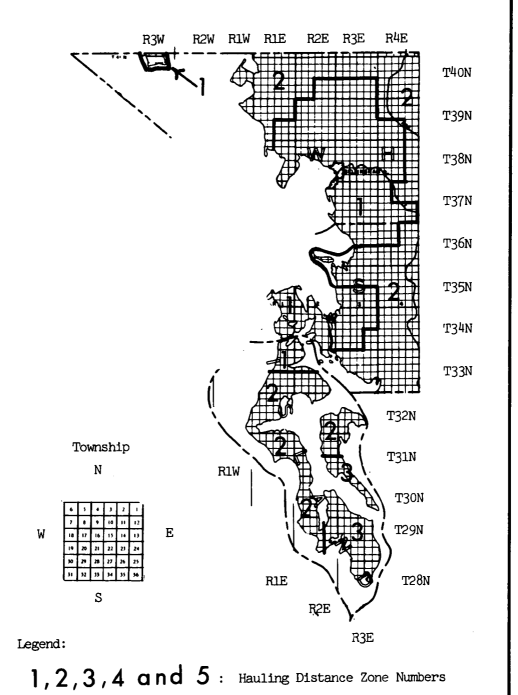




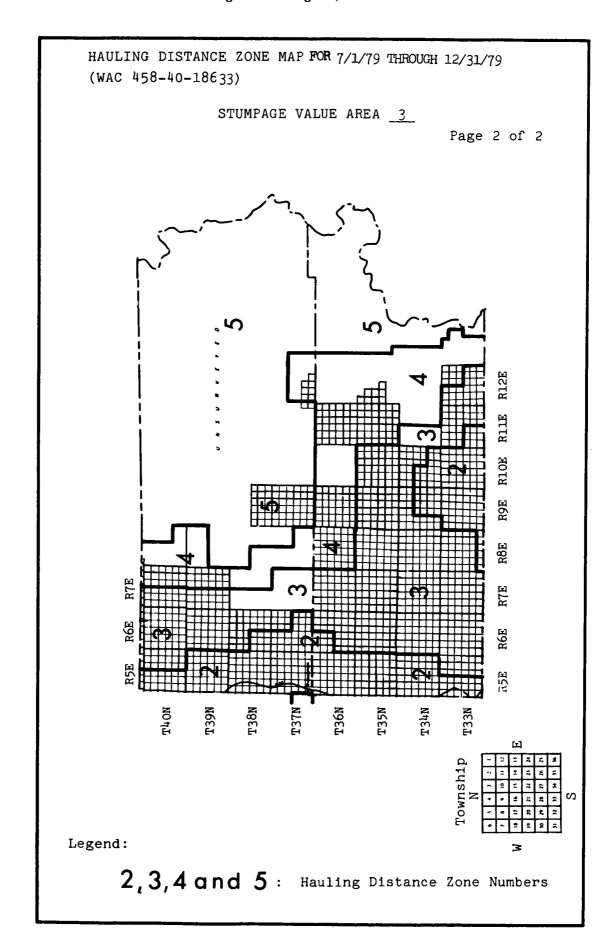
HAULING DISTANCE ZONE MAP FOR 7/1/79 THROUGH 12/31/79 (WAC 458-40-18633)

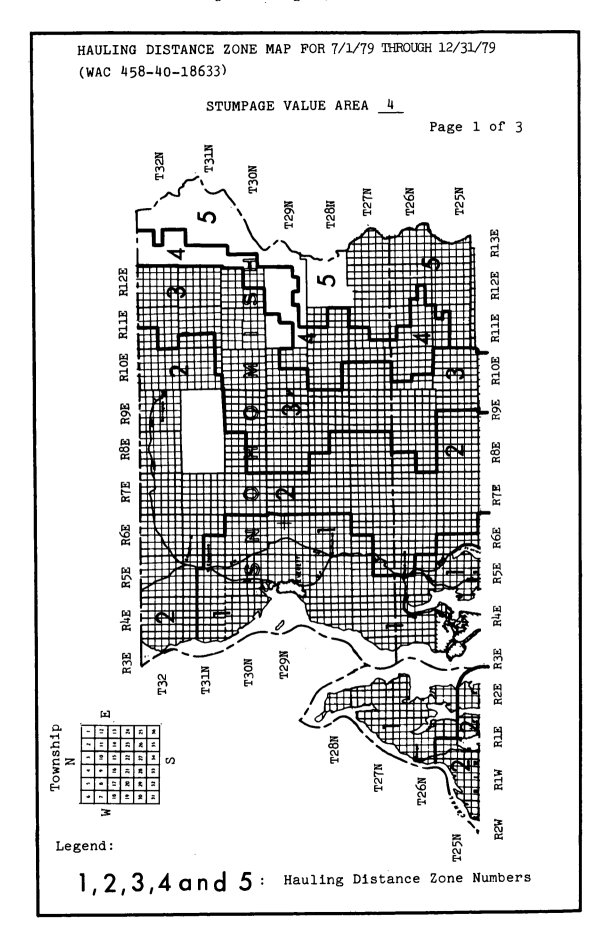
STUMPAGE VALUE AREA 3

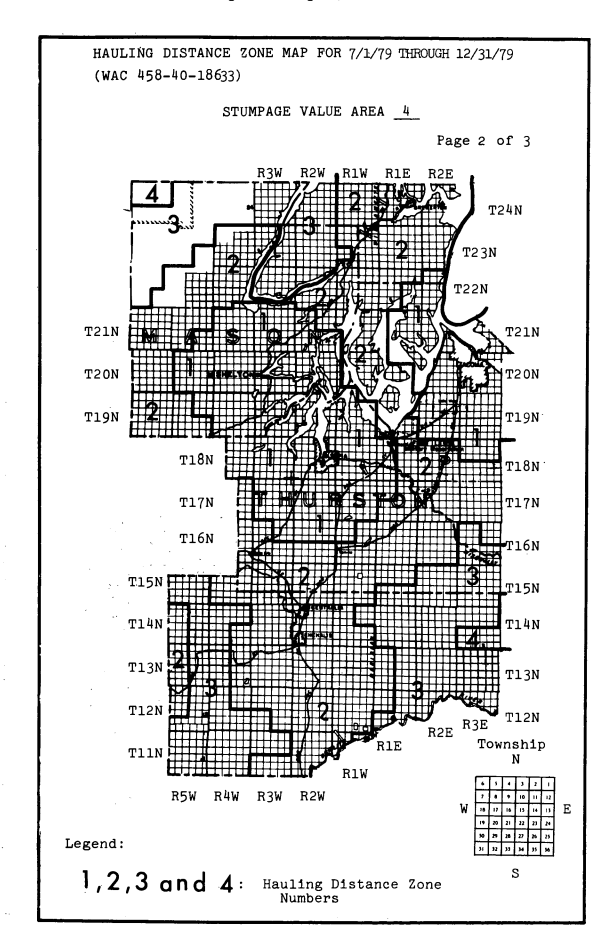
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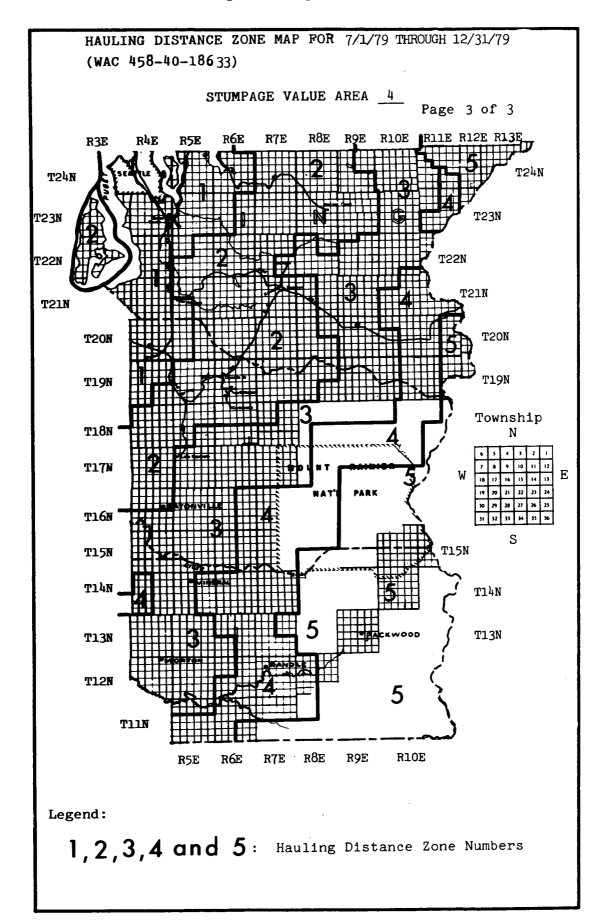


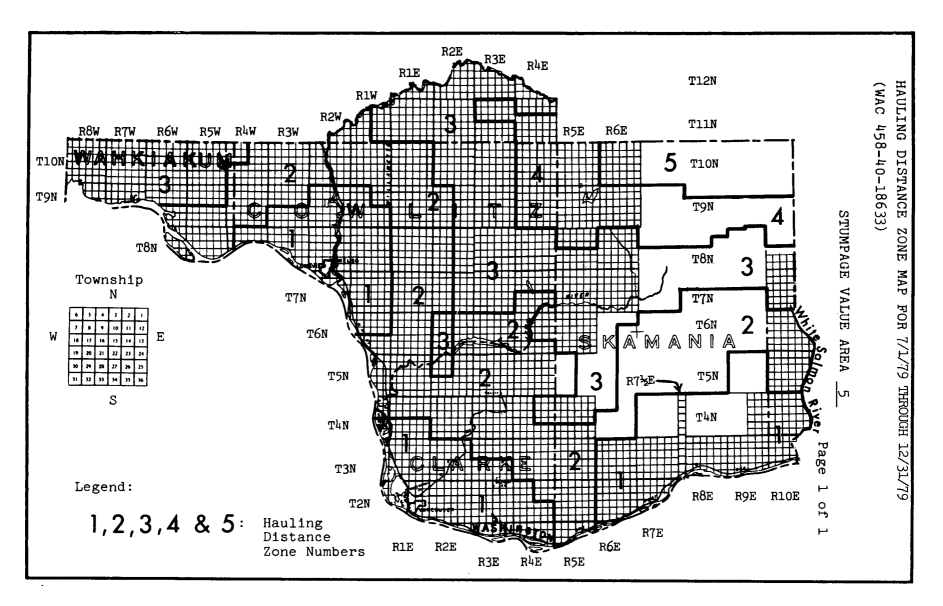
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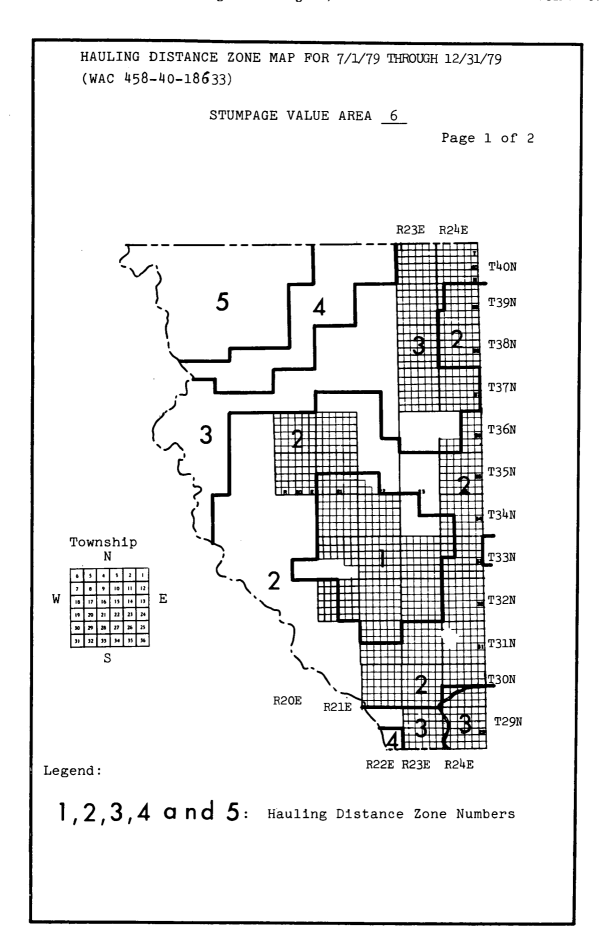


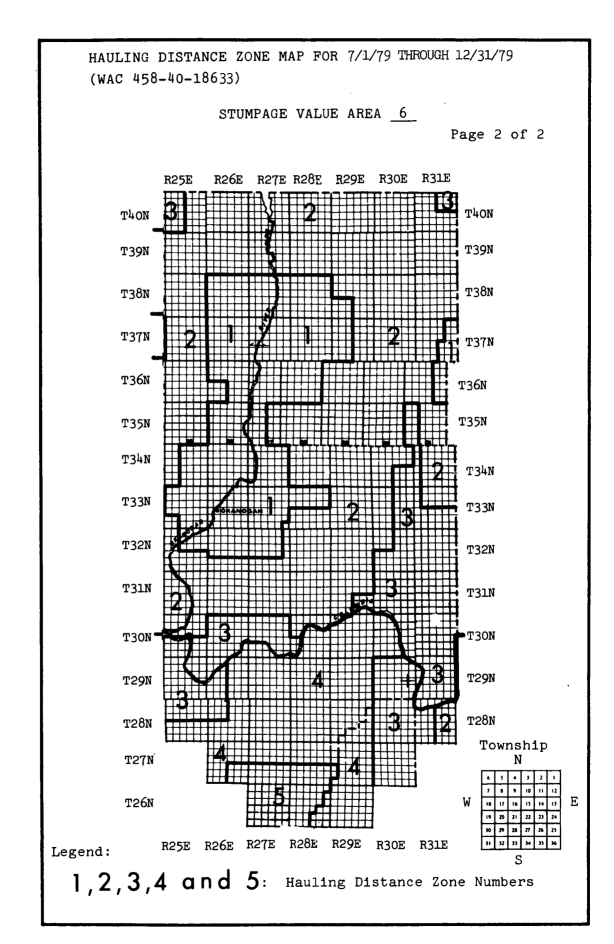


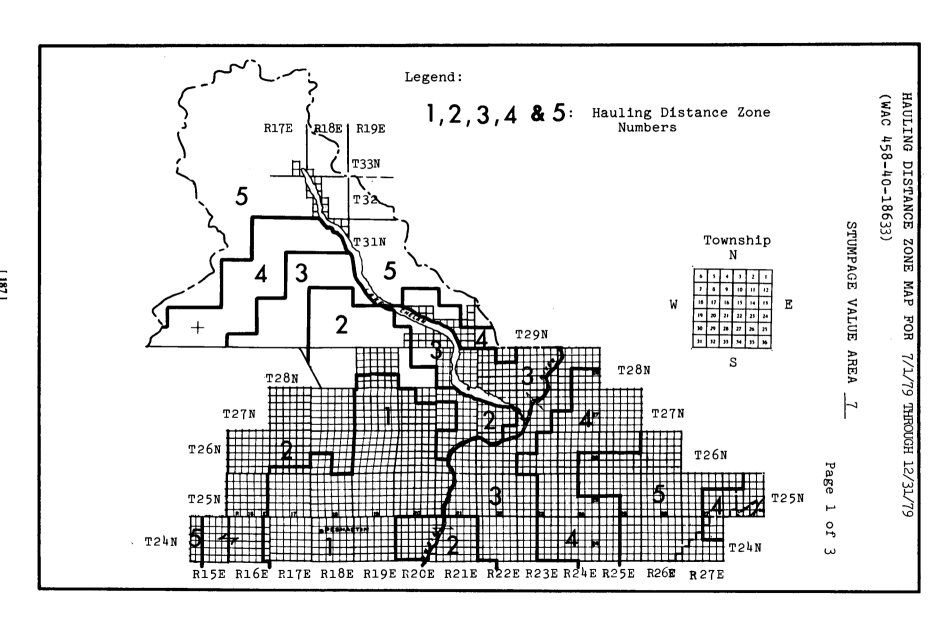


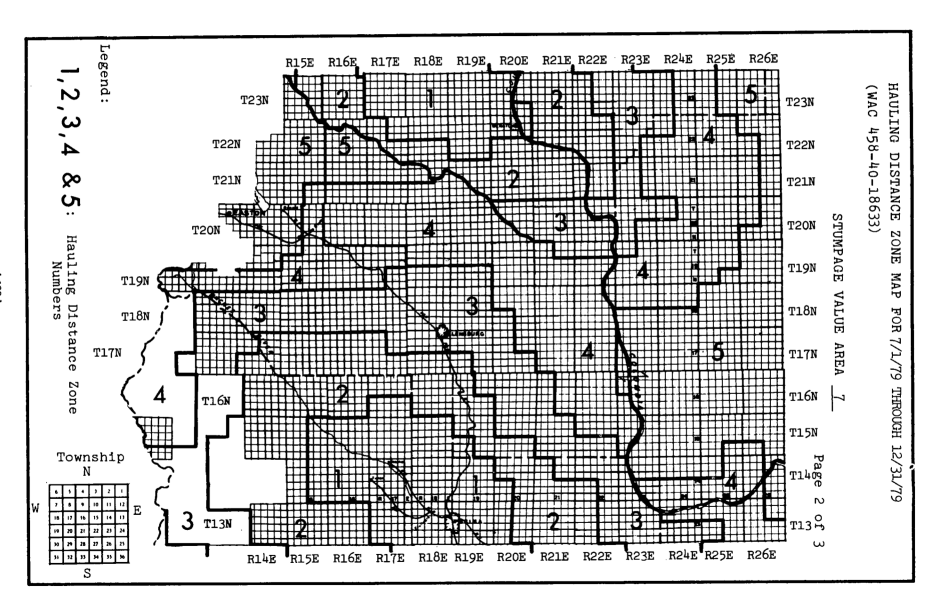


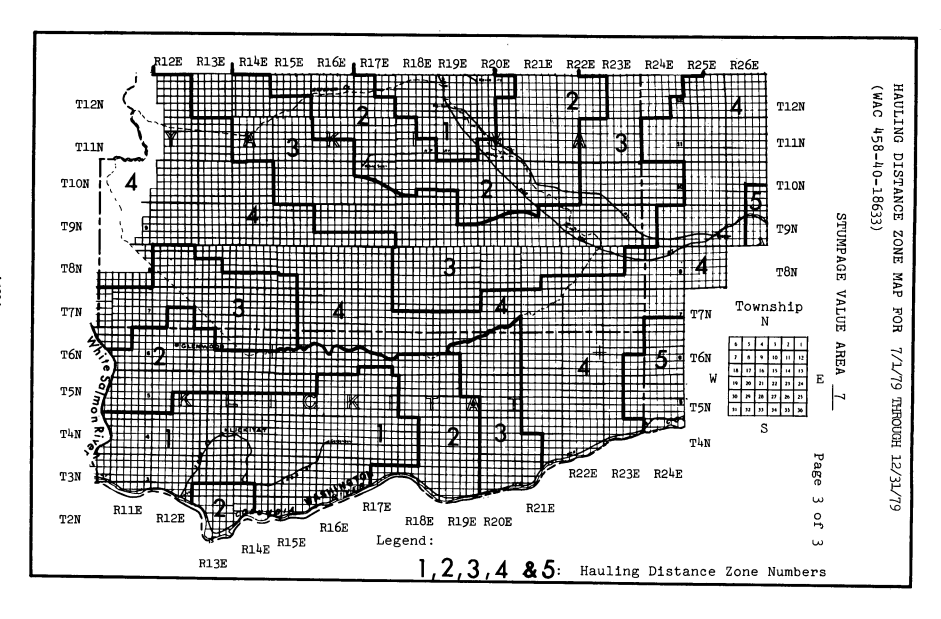


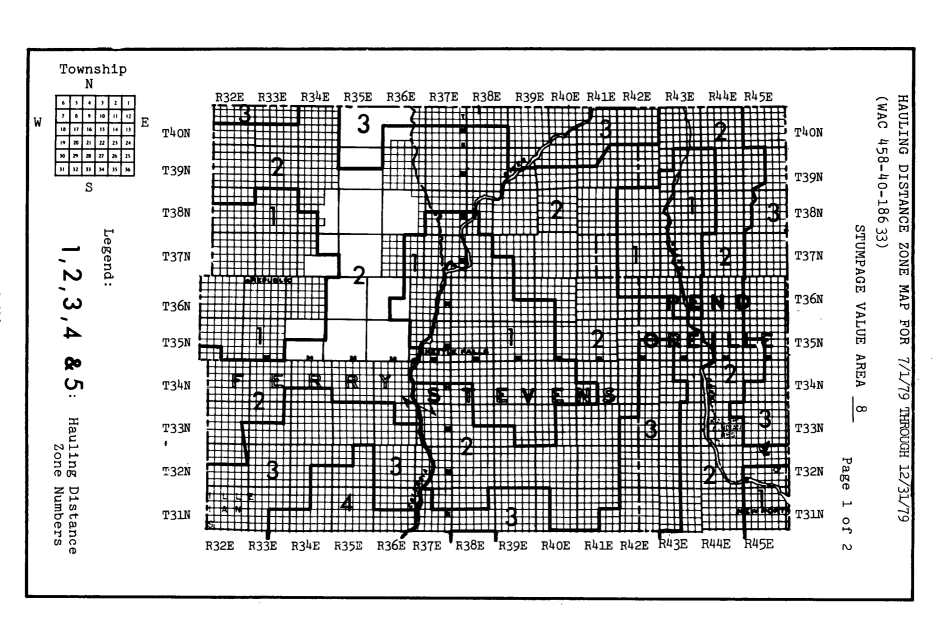


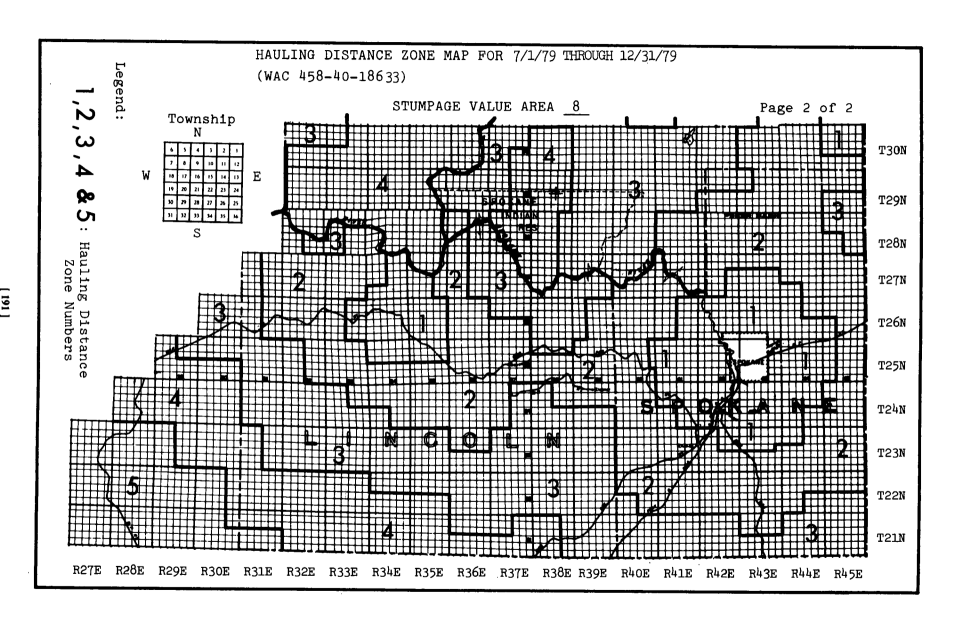


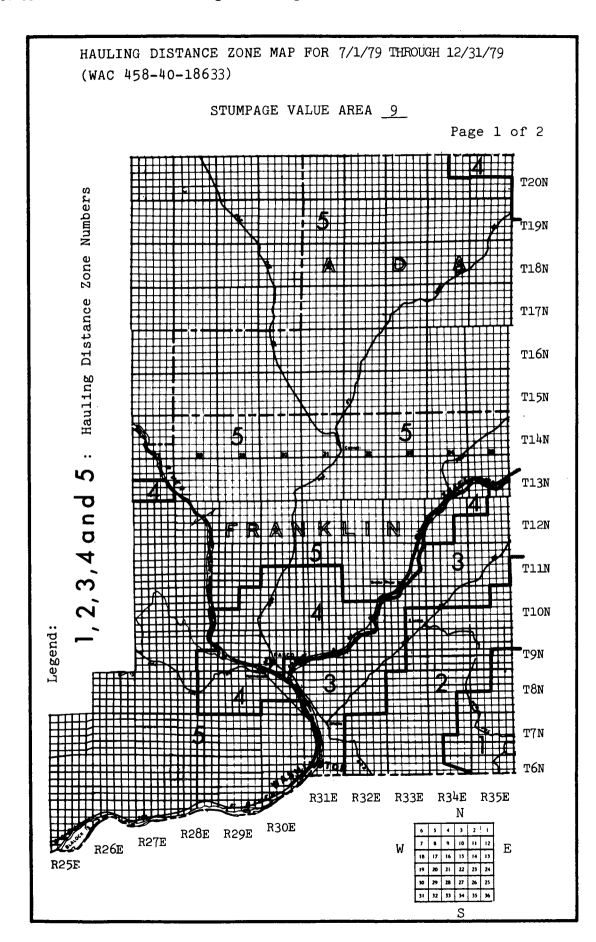


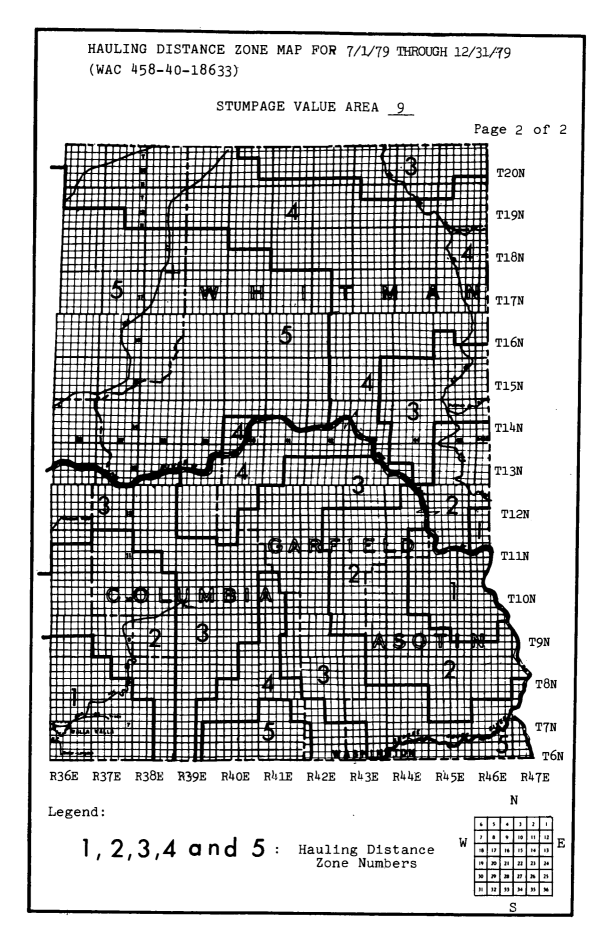








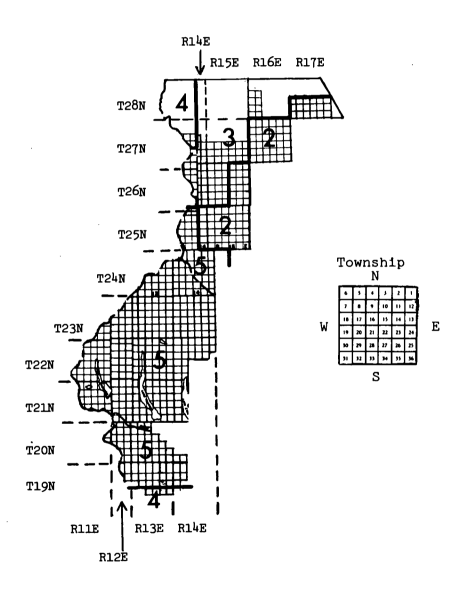




HAULING DISTANCE ZONE MAP FOR 7/1/79 THROUGH 12/31/79 (WAC 458-40-18633)

STUMPAGE VALUE AREA 10

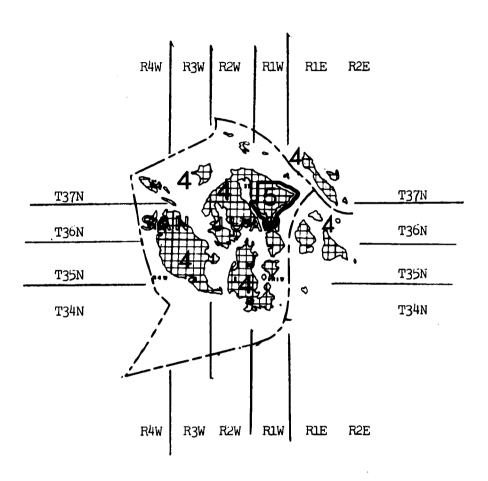
Page 1 of 1

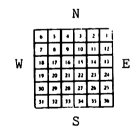


Legend:

2,3,4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 7/1/79 THROUGH 12/31/79 (WAC 458-40-18633)
STUMPAGE VALUE AREA 11
Page 1 of 1





Legend:

4 and 5: Hauling Distance Zone Numbers

7/1/79

#### **NEW SECTION**

WAC 458-40-18634 TIMBER QUALITY CODE NUMBERS—TABLES FOR 7/1/79 THROUGH 12/31/79. In order to allow for differences in age, size, quality of timber and other relevant factors as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has assigned timber quality code numbers for harvests of the various designated harvest types and species.

Scaling and grading information derived from an acceptable log scaling and grading rule for the particular harvest type and species shall be used to determine the proper quality code number.

For each timber quality code number in the following tables, there is a corresponding timber quality code number for that particular harvest type and species in the stumpage value tables of WAC 458-40-18635 which is to be used in computing timber harvest value.

The following timber quality code tables are hereby adopted for use during the period of July 1, 1979 through December 31, 1979:

#### TABLE 1—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11 (for 7/1/79 through 12/31/79) OLD GROWTH FINAL HARVEST (100 years of age and older)

| Timber<br>Quality<br>Code<br>Number | Species  | Log Grade Specifications 1  |  |
|-------------------------------------|--|---|--|
| _                                   | Douglas Fir                                      | Over 50% No. 3 Peeler & better log grade  |  |
|                                     | Western Red Cedar &<br>Alaska Yellow Cedar       | Over 20% Special Mill, No. 1<br>Sawmill, Peeler & better log grade  |  |
| I                                   | Noble Fir & Spruce                               | Over 35% No. 1 Sawmill, Peeler or Select & better log grade   |  |
|                                     | Western Hemlock,<br>White<br>Fir & Other Conifer | Over 25% Special Mill, No. I<br>Sawmill & better log grade  |  |
|                                     | Hardwoods  | All No. 4 Sawmill logs with a di-<br>ameter of 8 inches inside bark and<br>larger (at the scaling end) & bet-<br>ter log grades |  |
|                                     | Douglas Fir                                      | Over 40% Special Mill, No. 1<br>Sawmill & better log grade  |  |
|                                     | Western Red Cedar &<br>Alaska Yellow Cedar       | 10-20% inclusive Special Mill, No.<br>1 Sawmill, Peeler & better log<br>grade   |  |
| 2                                   | Noble Fir & Spruce                               | 15-35% inclusive No. 1 Sawmill,<br>Peeler or Select & better log grade  |  |
|                                     | Western Hemlock,<br>White                        | 5-25% inclusive Special Mill, No.   |  |
|                                     | Fir & Other Conifer                              | Sawmill & better log grade  |  |

#### TABLE 1-CONT.

| Timber<br>Quality<br>Code<br>Number | Species  | Log Grade Specifications  |
|-------------------------------------|--|---|
|                                     | Douglas Fir                                      | 15-40% inclusive Special Mill, No. 1 Sawmill & better log grade   |
|                                     | Western Red Cedar &<br>Alaska Yellow Cedar       | Less than 10% Special Mill, No. 1<br>Sawmill, Peeler & better log grade   |
| 3                                   | Noble Fir & Spruce                               | Less than 15% No. 1 Sawmill,<br>Peeler or Select & better log grade   |
|                                     | Western Hemlock,<br>White<br>Fir & Other Conifer | Less than 5% Special Mill, No. 1<br>Sawmill & better log grade  |
| 4                                   | Douglas Fir                                      | Less than 15% Special Mill, No. 1<br>Sawmill & better log grade   |
|                                     | Conifer Utility                                  | All conifer logs graded as utility log grade  |
| 5                                   | Hardwood Utility                                 | All No. 4 Sawmill log grade with<br>a diameter of less than 8 inches in-<br>side bark (at the scaling end) and<br>all hardwood logs graded as utility |

For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

#### TABLE 2—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST

#### (Under 100 years of age and not including thinning)

| Timber<br>Quality<br>Code<br>Number | Species                                  | Log Grade Specifications 1  |
|-------------------------------------|--|---|
|                                     | Douglas Fir                              | Over 70% No. 2. Sawmill & better log grade  |
|                                     | Western Red Cedar &  Alaska Yellow Cedar | Over 20% No. 2 Sawmill & better log grade   |
| 1                                   | Western Hemlock & Other Conifer          | Over 70% No. 2 Sawmill & better log grade   |
|                                     | Hardwoods                                | All No. 4 Sawmill logs with a di-<br>ameter of 8 inches inside bark and<br>larger (at the scaling end) & bet-<br>ter log grades |

TABLE 2—CONT.

| Timber<br>Quality<br>Code |  |   |
|---------------------------|--|---|
| Number                    | Species  | Log Grade Specifications <sup>1</sup>   |
|                           | Douglas Fir  | 40-70% inclusive No. 2 Sawmill & better log grade   |
| 2                         | Western Red Cedar &<br>Alaska Yellow Cedar   | 5-20% inclusive No. 2 Sawmill & better log grade  |
|                           | Western Hemlock &<br>Other<br>Conifer  | 40-70% inclusive No. 2 Sawmill & better log grade   |
|                           | Douglas Fir  | 5 to but not including 40% No. 2<br>Sawmill & better log grade  |
| 3                         | Western Red Cedar &  | Less than 5% No. 2 Sawmill & better   |
|                           | Alaska Yellow Cedar  | log grade   |
|                           | Western Hemlock &<br>Other<br>Conifer  | 5 to but not including 40% No. 2<br>Sawmill & better log grade  |
| 4                         | Douglas Fir, Western<br>Hemlock & Other Co-<br>nifer, except Western<br>Red Cedar & Alaska<br>yellow cedar | Less than 5% No. 2 Sawmill & better log grade   |
|                           | Conifer Utility  | All conifer logs graded as utility log grade  |
| 5                         | Hardwood Utility   | All No. 4 Sawmill log grade with<br>a diameter of less than 8 inches in-<br>side bark (at the scaling end) and<br>all hardwood logs graded as utility |

<sup>1</sup> For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

#### TABLE 3—TIMBER QUALITY CODE TABLE STUMPAGE VALUES AREAS 1, 2, 3, 4, 5, AND 11 (for 7/1/79 through 12/31/79) THINNING See definition WAC 458-40-18631(9)(d)

| Timber<br>Quality<br>Code<br>Number | r Species Log Grade Specifications |   |
|-------------------------------------|------------------------------------|---|
| •                                   | Douglas Fir                        | Over 70% No. 2 Sawmill & better log grade   |
| 1                                   | Western Hemlock &                  |   |
|                                     | Other                              | Over 70% No. 2 Sawmill & better log   |
|                                     | Conifer                            | grade   |
|                                     | Hardwoods                          | All No. 4 Sawmill logs with a di-<br>ameter of 8 inches inside bark and<br>larger (at the scaling end) & bet-<br>ter log grades |

#### TABLE 3—CONT.

| Timber<br>Quality<br>Code<br>Number | Sancian                               | Lan Carda Sancifornia al  |
|-------------------------------------|---------------------------------------|---|
| - Indiliber                         | Species                               | Log Grade Specifications 1  |
|                                     | Douglas Fir                           | 40-70% inclusive No. 2 Sawmill & better log grade   |
| 2                                   | Western Hemlock &<br>Other<br>Conifer | 40-70% inclusive No. 2 Sawmill & better log grade   |
|                                     | Douglas Fir                           | 5 to but not including 40% No. 2<br>Sawmill & better log grade  |
| 3                                   | Western Hemlock & Other Conifer       | 5 to but not including 40% No. 2<br>Sawmill & better log grade  |
| 4                                   | Douglas Fir, Western                  | Less than 5% No. 2 Sawmill & better   |
|                                     | Hemlock & Other<br>Conifer            | log grade   |
| 5                                   | Conifer Utility                       | All conifer logs graded as utility log grade  |
| -                                   | Hardwood Utility                      | All No. 4 Sawmill log grade with<br>a diameter of less than 8 inches in-<br>side bark (at the scaling end) and<br>all hardwood logs graded as utility |

<sup>1</sup> For detailed descriptions and definitions of log scaling rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number for Western Washington, see the following example.

WESTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality number code for timber harvested in stumpage value areas 1, 2, 3, 4, 5, and 11 in Western Washington. The following method can be used to determine the quality code number for species in "old growth final harvest", "young growth final harvest", and "thinning harvest" types.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Douglas Fir, and the harvest type, young growth final harvest, with the following volumes at the indicated grades:

| Log Grade     | Net Volume,<br>Scribner Scale |
|---------------|-------------------------------|
| Special Mill  | 20 MBF                        |
| No. 1 sawmill | 20 MBF                        |
| No. 2 sawmill | 45 MBF                        |
| No. 3 sawmill | 35 MBF                        |
| No. 4 sawmill | 30 MBF                        |
| TOTAL         | 150 MBF                       |

To determine the proper quality code number, add the scale volumes for the grades as established by the approved grading rule. Divide this volume by the total volume harvested for the species. In this example, the Special Mill and the No. 1 and 2 sawmill logs account for 85 MBF of the 150 MBF Douglas Fir harvested. Divide as follows:

$$\frac{20 + 20 + 45}{150} \quad \text{or} \quad \frac{85}{150} = .567 \times 100 = 56.7\%$$

In this example, the Special Mill, No. 1 and 2 sawmill logs make up 56.7% of the Douglas Fir harvested. Since this is between 40 and 70% No. 2 sawmill and better, the entire Douglas Fir harvested would be reported as:

| Species     | Timber Quality<br>Code Number | Net Volume<br>Harvested |
|-------------|-------------------------------|-------------------------|
| Douglas Fir | 2                             | 150 MBF                 |

TABLE 4—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREAS 6, 7, 8, AND 9 (for 7/1/79 through 12/31/79) MERCHANTABLE SAWTIMBER, ALL AGES

| Timber<br>Quality<br>Code<br>Number | Species                                      | Log Grade Specifications <sup>1</sup>                                    |  |
|-------------------------------------|--|--|--|
|                                     | Ponderosa Pine                               | Less than 10 logs 16 feet long per<br>thousand board feet Scribner scale |  |
| <b>i</b>                            | All Conifers Other<br>Than<br>Ponderosa Pine | All log sizes  |  |
|                                     | Hardwoods                                    | Sawlogs only   |  |
| 2                                   | Ponderosa Pine                               | 10 or more logs 16 feet long per<br>thousand board feet Scribner scale   |  |
| 4 .                                 | Utility                                      | All logs graded as utility   |  |

<sup>1</sup>To determine timber quality code number in Stumpage Value Areas 6,7,8 and 9 for Eastern Washington, see the following example.

EASTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality code for timber harvested in stumpage value areas 6, 7, 8 and 9 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 1 to 9 logs per 1 MBF for Ponderosa pine as timber quality code number 1, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

| Species                | Timber Quality Code Number | Volume<br>Harvested |
|------------------------|----------------------------|---------------------|
| Ponderosa<br>Pine (PP) | 1                          | 150 MBF             |

TABLE 5—TIMBER QUALITY CODE TABLE STUMPAGE VALUE AREA 10 (for 7/1/79 through 12/31/79) MERCHANTABLE SAWTIMBER, ALL AGES

| Species                         | Log Grade Specifications <sup>1</sup>  |
|---------------------------------|--|
| Ponderosa Pine & Other Conifers | Less than 5 logs 16 feet long per<br>MBF net log Scribner scale  |
| Hardwoods                       | All logs graded as sawlogs   |
| Ponderosa Pine                  | 5 to 9 logs inclusive 16 feet long<br>per MBF net log Scribner scale                                     |
| Other Conifer                   | 5 to 12 logs inclusive 16 feet long<br>per MBF net log scale   |
| Ponderosa Pine                  | More than 9 logs 16 feet long per<br>MBF net log Scribner scale  |
| Other Conifer                   | More than 12 logs 16 feet long per<br>MBF net log Scribner scale   |
| Utility                         | All logs graded as utility   |
|                                 | Ponderosa Pine & Other Conifers  Hardwoods  Ponderosa Pine  Other Conifer  Ponderosa Pine  Other Conifer |

<sup>&</sup>lt;sup>1</sup>To determine timber quality code number in Stumpage Value Area 10 in Eastern Washington, see the following example.

EASTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality code for timber harvested in stumpage value area 10 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable

sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 5-9 logs per 1 MBF for Ponderosa pine as timber quality code number 2, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported

|                | Timber Quality | Volume           |
|----------------|----------------|------------------|
| <u>Species</u> | Code Number    | <u>Harvested</u> |
| Ponderosa      |                |                  |
| Pine (PP)      | 2              | 150 MBF          |

#### **NEW SECTION**

WAC 458-40-18635 STUMPAGE VALUES—TABLES FOR 7/1/79 THROUGH 12/31/79. As required by RCW 82.04.291 and as amended by section 1, chapter 6, Laws of 1979, the department has prepared tables which assign stumpage value rates for the various harvest types, which rates vary depending upon the stumpage value area, species, timber quality code number and hauling distance zone involved. Where the timber harvested is used to produce harvest type "special forest products" the value tables of this section shall establish the values for such special forest products.

The following stumpage value and special forest product value tables are hereby adopted for use during the period of July 1, 1979 through December 31, 1979.

## TABLE 1—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 1 (for 7/1/79 through 12/31/79) OLD GROWTH FINAL HARVEST (100 years of age and older)

| Species                        | Species | Timber<br>Quality<br>Code | ī     |       |       |       |       |
|--------------------------------|---------|---------------------------|-------|-------|-------|-------|-------|
| Name                           |         | Number -                  | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir                    | DF      | i                         | \$253 | \$249 | \$246 | \$241 | \$237 |
|                                |         | 2                         | 234   | 230   | 226   | 222   | 218   |
|                                |         | 3                         | 221   | 217   | 213   | 209   | 205   |
|                                |         | 4                         | 220   | 216   | 212   | 208   | 204   |
| Western Hemlock <sup>1</sup>   | WH      | 1                         | 269   | 265   | 261   | 257   | 253   |
|                                |         | 2                         | 186   | 182   | 178   | 174   | 170   |
|                                |         | 3                         | 166   | 162   | 158   | 154   | 150   |
| True Fir <sup>2</sup>          | TF      | 1                         | 269   | 265   | 261   | 257   | 253   |
|                                |         | 2                         | 186   | 182   | 178   | 174   | 170   |
|                                |         | 3                         | 166   | 162   | 158   | 154   | 150   |
| Western Red Cedar <sup>3</sup> | RC      | 1                         | 536   | 532   | 528   | 524   | 520   |
|                                |         | 2                         | 282   | 278   | 274   | 270   | 266   |
|                                |         | 3                         | 222   | 218   | 214   | 210   | 206   |
| Sitka Spruce                   | SS      | 1                         | 202   | 198   | 194   | 190   | 186   |
|                                |         | 2                         | 197   | 193   | 189   | 185   | 181   |
|                                |         | 3                         | 152   | 148   | 144   | 140   | 136   |
| Other Conifer                  | ос      | 1                         | 202   | 198   | 194   | 190   | 186   |
|                                |         | 2                         | 186   | 182   | 178   | 174   | 170   |
|                                |         | 3                         | 152   | 148   | 144   | 140   | 136   |
| Red Alder                      | RA      | 1                         | 46    | 40    | 34    | 28    | 22    |
| Cottonwood                     | ВС      | 1                         | 37    | 31    | 25    | 19    | 13    |
| Other Hardwoods                | ОН      | 1                         | 37    | 31    | 25    | 19    | 13    |
| Hardwood Utility               | HU      | 5                         | 5     | 5     | 5     | 5     | 5     |
| Conifer<br>Utility             | CU      | 5                         | 6     | 6     | 6     | 6     | 6     |

Includes Western and Mountain Hemlock.

# TABLE 2—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 1 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST (Under 100 years of age and not including thinning)

|                              | Timber<br>Quality<br>Species Code — |        | I     |       |       |       |       |
|------------------------------|-------------------------------------|--------|-------|-------|-------|-------|-------|
| Species<br>Name              |                                     | Number | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir                  | DF                                  | 1      | \$258 | \$252 | \$246 | \$240 | \$234 |
| -                            |                                     | 2      | 255   | 249   | 243   | 237   | 231   |
|                              |                                     | 3      | 215   | 209   | 203   | 197   | 191   |
|                              |                                     | 4      | 146   | 140   | 134   | 128   | 122   |
| Western Hemlock <sup>1</sup> | WH                                  | 1      | 210   | 204   | 198   | 192   | 186   |
|                              |                                     | 2      | 197   | 191   | 185   | 179   | 173   |
|                              |                                     | 3      | 125   | 119   | 113   | 107   | 101   |
|                              |                                     | 4      | 106   | 100   | 94    | 88    | 82    |

<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir. <sup>3</sup>Includes Alaska Yellow Cedar.

TABLE 2—CONT.

|                                |                 | Timber<br>Quality | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |     |     |     |     |
|--------------------------------|-----------------|-------------------|--|-----|-----|-----|-----|
| Species<br>Name                | Species<br>Code | Code –<br>Number  | 1  | 2   | 3   | 4   | 5   |
| True Fir <sup>2</sup>          | TF              | 1                 | 210  | 204 | 198 | 192 | 186 |
|                                |                 | 2                 | 197  | 191 | 185 | 179 | 173 |
|                                |                 | 3                 | 125  | 119 | 113 | 107 | 101 |
|                                |                 | 4                 | 106  | 100 | 94  | 88  | 82  |
| Western Red Cedar <sup>3</sup> | RC              | 1                 | 389  | 383 | 377 | 371 | 365 |
|                                |                 | 2                 | 277  | 271 | 265 | 259 | 253 |
|                                |                 | 2<br>3            | 219  | 213 | 207 | 201 | 195 |
| Other Conifer                  | ОС              | 1                 | 210  | 204 | 198 | 192 | 186 |
|                                |                 | 2                 | 197  | 191 | 185 | 179 | 173 |
|                                |                 | 2<br>3<br>4       | 125  | 119 | 113 | 107 | 101 |
|                                |                 | 4                 | 106  | 100 | 94  | 88  | 82  |
| Red Alder                      | RA              | 1                 | 46   | 40  | 34  | 28  | 22  |
| Cottonwood                     | ВС              | 1                 | 37   | 31  | 25  | 19  | 13  |
| Other Hardwoods                | ОН              | ì                 | 37   | 31  | 25  | 19  | 13  |
| Hardwood Utility               | HU              | 5                 | 5  | 5   | 5   | 5   | 5   |
| Conifer Utility                | CU              | 5                 | 6  | 6   | 6   | 6   | 6   |

Includes Western and Mountain Hemlock.

#### TABLE 3—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 1 (for 7/1/79 through 12/31/79) **THINNING** See definition WAC 458-40-18631(9)(d)

| Consiss               | Sanda           | Timber<br>Quality | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |       |       |       |       |  |
|-----------------------|-----------------|-------------------|--|-------|-------|-------|-------|--|
| Species<br>Name       | Species<br>Code | Code -<br>Number  | 1  | 2     | 3     | 4     | 5     |  |
| Douglas Fir           | DF              | 1                 | \$233  | \$227 | \$221 | \$215 | \$209 |  |
|                       |                 | 2                 | 230  | 224   | 218   | 212   | 206   |  |
|                       |                 | 3                 | 190  | 184   | 178   | 172   | 166   |  |
|                       |                 | 4                 | 121  | 115   | 109   | 103   | 97    |  |
| Western Hemlock       | WH              | 1                 | 185  | 179   | 173   | 167   | 161   |  |
|                       |                 | 2                 | 172  | 166   | 160   | 154   | 148   |  |
|                       |                 | 3                 | 100  | 94    | 88    | 82    | 76    |  |
|                       |                 | 4                 | 81   | 75    | 69    | 63    | 57    |  |
| True Fir <sup>2</sup> | TF              | 1                 | 185  | 179   | 173   | 167   | 161   |  |
|                       |                 | 2                 | 172  | 166   | 160   | 154   | 148   |  |
|                       |                 | 3                 | 100  | 94    | 88    | 82    | 76    |  |
|                       |                 | 4                 | 81   | 75    | 69    | 63    | 57    |  |
| Other Conifer         | ос              | 1                 | 185  | 179   | 173   | 167   | 161   |  |
|                       |                 | 2                 | 172  | 166   | 160   | 154   | 148   |  |
|                       |                 | 2<br>3<br>4       | 100  | 94    | 88    | 82    | 76    |  |
|                       |                 | 4                 | 81   | 75    | 69    | 63    | 57    |  |
| Red Alder             | RA              | 1                 | 46   | 40    | 34    | 28    | 22    |  |
| Cottonwood            | ВС              | 1                 | 37   | 31    | 25    | 19    | 13    |  |
| Other Hardwoods       | ОН              | 1 -               | 37   | 31    | 25    | 19    | 13    |  |
| Hardwood Utility      | HU              | 5                 | 5  | 5     | 5     | 5     | 5     |  |

#### TABLE 3—CONT.

|                 | S               | Timber<br>Quality<br>Code – | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |   |   |   |   |
|-----------------|-----------------|-----------------------------|--|---|---|---|---|
| Species<br>Name | Species<br>Code | Number                      | 1  | 2 | 3 | 4 | 5 |
| Conifer Utility | CU              | 5                           | 6  | 6 | 6 | 6 | 6 |

Includes Western and Mountain Hemlock.

#### TABLE 4—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 1 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and<br>Product                                 |                 | Quality        |               | Rates<br>Hau<br>Zo |               |       |       |
|--|-----------------|----------------|---------------|--------------------|---------------|-------|-------|
|  | Species<br>Code | Code<br>Number | 1             | 2                  | 3             | 4     | 5     |
| Western Red Cedar-<br>Shake Blocks &<br>Boards                 | RCS             | 1              | <b>\$</b> 158 | <b>\$</b> 154      | <b>\$</b> 150 | \$146 | \$142 |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks <sup>1</sup> | RCF             | 1              | 53            | 49                 | 45            | 41    | 37    |
| Western Red Cedar<br>& Other Posts <sup>2</sup>                | RCP             | 1              | 0.15          | 0.15               | 0.15          | 0.15  | 0.15  |
| Douglas Fir Christ-<br>mas Trees                               | DFX             | 1              | 0.15          | 0.15               | 0.15          | 0.15  | 0.15  |
| True Fir & Other<br>Christmas Trees                            | TFX             | 1              | 0.35          | 0.35               | 0.35          | 0.35  | 0.35  |

#### TABLE 5—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 2 (for 7/1/79 through 12/31/79) **OLD GROWTH FINAL HARVEST** (100 years of age and older)

|                                |                 | Timber<br>Quality | r     |       |       |       |       |
|--------------------------------|-----------------|-------------------|-------|-------|-------|-------|-------|
| Species<br>Name                | Species<br>Code | Code -<br>Number  | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir                    | DF              | i                 | \$327 | \$323 | \$319 | \$315 | \$311 |
|                                |                 | 2                 | 325   | 321   | 317   | 313   | 309   |
|                                |                 | 3                 | 227   | 223   | 219   | 215   | 211   |
|                                |                 | 4                 | 226   | 222   | 218   | 214   | 210   |
| Western Hemlock <sup>1</sup>   | WH              | 1                 | 288   | 284   | 280   | 276   | 272   |
|                                |                 | 2                 | 192   | 188   | 184   | 180   | 176   |
|                                |                 | 3                 | 188   | 184   | 180   | 176   | 172   |
| True Fir <sup>2</sup>          | TF              | 1                 | 288   | 284   | 280   | 276   | 272   |
|                                |                 | 2                 | 192   | 188   | 184   | 180   | 176   |
|                                |                 | 3                 | 188   | 184   | 180   | 176   | 172   |
| Western Red Cedar <sup>3</sup> | RC              |                   | 490   | 486   | 482   | 478   | 474   |
|                                |                 | 2                 | 424   | 420   | 416   | 412   | 408   |
|                                |                 | 3                 | 254   | 250   | 246   | 242   | 238   |

<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
<sup>3</sup>Includes Alaska Yellow Cedar.

<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>&</sup>lt;sup>1</sup>Stumpage Value per MBF net Scribner Scale.

<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage Value per lineal foot.

#### TABLE 5—CONT.

| Species<br>Name  |                 | Timber<br>Quality | D          |            |            |           |            |
|------------------|-----------------|-------------------|------------|------------|------------|-----------|------------|
|                  | Species<br>Code | Code<br>Number    | 1          | 2          | 3          | 4         | 5          |
| Sitka Spruce     | SS              | 1 2               | 200<br>198 | 196<br>194 | 192<br>190 | 188       | 184<br>182 |
| Other Conifer    | ос              | 1                 | 200        | 196        | 192        | 93<br>188 | 184        |
|                  |                 | 2<br>3            | 192<br>105 | 188<br>101 | 184<br>97  | 180<br>93 | 176<br>89  |
| Red Alder        | RA              | 1                 | 37         | 31         | 25         | 19        | 13         |
| Cottonwood       | ВС              | 1                 | 37         | 31         | 25         | 19        | 13         |
| Other Hardwoods  | ОН              | 1                 | 37         | 31         | 25         | 19        | 13         |
| Hardwood Utility | HU              | 5                 | 5          | 5          | 5          | 5         | 5          |
| Conifer Utility  | CU              | 5                 | 10         | 10         | 10         | 10        | 10         |

#### TABLE 6—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 2 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST

(Under 100 years of age and not including thinning)

|                                |         | Timber  | Stumpage Values Per Thousand Board Feet Net Scribner Log er Scale by Hauling |       |       |       |       |  |  |
|--------------------------------|---------|---------|--|-------|-------|-------|-------|--|--|
|                                |         | Quality | I  |       |       |       |       |  |  |
| Species                        | Species | Code -  |  |       |       |       |       |  |  |
| Name                           | Code    | Number  | 1  | 2     | 3     | 4     | 5     |  |  |
| Douglas Fir                    | DF      | 1       | \$268  | \$262 | \$256 | \$250 | \$244 |  |  |
| _                              |         | 2       | 215  | 209   | 203   | 197   | 191   |  |  |
|                                |         | 3       | 161  | 155   | 149   | 143   | 137   |  |  |
|                                |         | 4       | 146  | 140   | 134   | 128   | 122   |  |  |
| Western Hemlock                | WH      | 1       | 142  | 136   | 130   | 124   | 118   |  |  |
|                                |         | 2       | 129  | 123   | 117   | 111   | 105   |  |  |
|                                |         | 3       | 98   | 92    | 86    | 80    | 74    |  |  |
|                                |         | 4       | 96   | 90    | 84    | 78    | 72    |  |  |
| True Fir <sup>2</sup>          | TF      | 1       | 142  | 136   | 130   | 124   | 118   |  |  |
|                                |         | 2       | 129  | 123   | 117   | 111   | 105   |  |  |
|                                |         | 3       | 98   | 92    | 86    | 80    | 74    |  |  |
|                                |         | 4       | 96   | 90    | 84    | 78    | 72    |  |  |
| Western Red Cedar <sup>3</sup> | RC      | 1       | 343  | 337   | 331   | 325   | 319   |  |  |
|                                |         | 2       | 277  | 271   | 265   | 259   | 253   |  |  |
|                                |         | 3       | 246  | 240   | 234   | 228   | 222   |  |  |
| Other Conifer                  | ОС      | 1       | 142  | 136   | 130   | 124   | 118   |  |  |
|                                |         | 2       | 129  | 123   | 117   | 111   | 105   |  |  |
|                                |         | 3       | 98   | 92    | 86    | 80    | 74    |  |  |
|                                |         | 4       | 96   | 90    | 84    | 78    | 72    |  |  |
| Red Alder                      | RA      | 1       | 37   | 31    | 25    | 19    | 13    |  |  |
| Cottonwood                     | ВС      | 1       | 37   | 31    | 25    | 19    | 13    |  |  |
| Other Hardwoods                | ОН      | 1       | 37   | 31    | 25    | 19    | 13    |  |  |
| Hardwood Utility               | HU      | 5       | 5  | 5     | 5     | 5     | 5     |  |  |

#### TABLE 6-CONT.

| 0               | Species | Timber<br>Quality<br>Code — | Т  | housand<br>Net So<br>Scale I | e Values<br>I Board<br>cribner I<br>by Haul<br>Zone N | Feet<br>Log<br>ing |    |
|-----------------|---------|-----------------------------|----|------------------------------|---|--------------------|----|
| Species<br>Name |         | Number                      | 1  | 2                            | 3   | 4                  | 5  |
| Conifer Utility | CU      | 5                           | 10 | 10                           | 10  | 10                 | 10 |

Includes Western and Mountain Hemlock.

#### TABLE 7—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 2 (for 7/1/79 through 12/31/79) THINNING

See definition WAC 458-40-18631(9)(d)

| Species | Timber<br>Quality       | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |  |  |  |   |  |
|---------|-------------------------|--|--|--|--|---|--|
|         |                         | 1  | 2  | 3  | 4  | 5   |  |
| DF      | 1                       | \$243  | \$237                                      | \$231  | \$225  | \$219   |  |
|         |                         |  |  |  |  | 166   |  |
|         |                         |  |  |  |  | 112   |  |
|         | 4                       | 121  | 115  | 109  | 103  | 97  |  |
| WH      | 1                       | 117  | 111  | 105  | 99   | 93  |  |
|         | 2                       | 104  | 98   | 92   | 86   | 80  |  |
|         |                         | 73   | 67   | 61   | 55   | 49  |  |
|         | 4                       | 71   | 65   | 59   | 53   | 47  |  |
| TF      | 1                       | 117  | 111  | 105  | 99   | 93  |  |
|         | 2                       | 104  | 98   | 92   | 86   | 80  |  |
|         | 3                       | 73   | 67   | 61   | 55   | 49  |  |
|         | 4                       | 71   | 65   | 59   | 53   | 47  |  |
| ОС      | 1                       | 117  | 111  | 105  | 99   | 93  |  |
|         | 2                       | 104  | 98   | 92   | 86   | 80  |  |
|         |                         | 73   | 67   | 61   | 55   | 49  |  |
|         | 4                       | 71   | 65   | 59   | 53   | 47  |  |
| RA      | 1                       | 37   | 31   | 25   | 19   | 13  |  |
| ВС      | 1                       | 37   | 31   | 25   | 19   | 13  |  |
| ОН      | 1                       | 37   | 31   | 25   | 19   | 13  |  |
| HU      | 5                       | 5  | 5  | 5  | 5  | 5   |  |
| CU      | 5                       | 10   | 10   | 10   | 10   | 10  |  |
|         | DF WH TF OC RA BC OH HU | Species   Code   Code   Code   Code   Number   | Timber Quality Species   Code   Number   1 | Timber Quality Species Code Number 1 2  DF 1 \$243 \$237 | Timber Quality   Species   Code   Number     1   2   3 | Timber Quality Species   Code Code   Number   1   2   3   4   4   1   1   1   1   1   1   1   1 |  |

#### TABLE 8—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 2 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and | Quality<br>Species Code | ,   | Hau | Per U<br>ling Dis<br>ne Num | tance |   |
|---------------------|-------------------------|-----|-----|-----------------------------|-------|---|
| Product             | Code Number             | r 1 | 2   | 3                           | 4     | 5 |

Western Red Cedar-Shake Blocks & Boards

RCS \$157 \$153 \$149 \$145 \$141

<sup>1</sup> Includes Western and Mountain Hemlock.
2 Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
3 Includes Alaska Yellow Cedar.

Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
Includes Alaska Yellow Cedar.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

#### TABLE 8—CONT.

| Species<br>Name and<br>Product                    |                 | Quality<br>Code<br>Number |      |      |      |      |      |  |  |
|---|-----------------|---------------------------|------|------|------|------|------|--|--|
|   | Species<br>Code |                           | 1    | 2    | 3    | 4    | 5    |  |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks | RCF             | 1                         | 52   | 48   | 44   | 40   | 36   |  |  |
| Western Red Cedar<br>& Other Posts <sup>2</sup>   | RCP             | 1                         | 0.15 | 0.15 | 0.15 | 0.15 | 0.15 |  |  |
| Douglas Fir Christ-<br>mas Trees                  | DFX             | 1                         | 0.15 | 0.15 | 0.15 | 0.15 | 0.15 |  |  |

0.35

0.35

0.35

0.35

0.35

True Fir & Other Christmas Trees

#### TABLE 9—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 3 (for 7/1/79 through 12/31/79) **OLD GROWTH FINAL HARVEST** (100 years of age and older)

|                       |                 | Timber<br>Quality |       |       |       |       |       |
|-----------------------|-----------------|-------------------|-------|-------|-------|-------|-------|
| Species<br>Name       | Species<br>Code | Code -<br>Number  | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir           | DF              | 1                 | \$291 | \$287 | \$283 | \$279 | \$275 |
|                       |                 | 2                 | 290   | 286   | 282   | 278   | 274   |
|                       |                 | 3                 | 234   | 230   | 226   | 222   | 218   |
|                       |                 | 4                 | 233   | 229   | 225   | 221   | 217   |
| Western Hemlock       | WH              | 1                 | 198   | 194   | 190   | 186   | 182   |
|                       |                 | 2                 | 185   | 181   | 177   | 173   | 169   |
|                       |                 | 3                 | 156   | 152   | 148   | 144   | 140   |
| True Fir <sup>2</sup> | TF              | 1                 | 198   | 194   | 190   | 186   | 182   |
|                       |                 | 2                 | 185   | 181   | 177   | 173   | 169   |
|                       |                 | 3                 | 156   | 152   | 148   | 144   | 140   |
| Western Red Cedar     | RC              | 1                 | 221   | 217   | 213   | 209   | 205   |
|                       |                 | 2                 | 190   | 186   | 182   | 178   | 174   |
|                       |                 | 3                 | 188   | 184   | 180   | 176   | 172   |
| Sitka Spruce          | SS              | 1                 | 154   | 150   | 146   | 142   | 138   |
| <u>-</u>              |                 | 2                 | 123   | 119   | 115   | 111   | 107   |
|                       |                 | 3                 | 99    | 95    | 91    | 87    | 83    |
| Alaska Yellow Cedar   | YC              | 1                 | 358   | 354   | 350   | 346   | 342   |
|                       |                 | 2                 | 351   | 347   | 343   | 339   | 335   |
|                       |                 | 3                 | 206   | 202   | 198   | 194   | 190   |
| Other Conifer         | oc              | 1                 | 154   | 150   | 146   | 142   | 138   |
|                       |                 | 2                 | 123   | 119   | 115   | 111   | 107   |
|                       |                 | 3                 | 99    | 95    | 91    | 87    | 83    |
| Red Alder             | RA              | 1                 | 41    | 35    | 29    | 23    | 17    |
| Cottonwood            | ВС              | 1                 | 40    | 34    | 28    | 22    | 16    |
| Other Hardwoods       | ОН              | 1                 | 31    | 25    | 19    | 13    | 7     |
| Hardwood Utility      | HU              | 5                 | 5     | 5     | 5     | 5     | 5     |
| Conifer Utility       | CU              | 5                 | 12    | 12    | 12    | 12    | 12    |

#### TABLE 10—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 3 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST

(Under 100 years of age and not including thinning)

| Species                        | Species | Timber<br>Quality<br>Code | I     |       |       |       |       |
|--------------------------------|---------|---------------------------|-------|-------|-------|-------|-------|
| Name                           |         | Number                    | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir                    | DF      | 1                         | \$336 | \$330 | \$324 | \$318 | \$312 |
|                                |         | 2                         | 256   | 250   | 244   | 238   | 232   |
|                                |         | 3                         | 153   | 147   | 141   | 135   | 129   |
|                                |         | 4                         | 152   | 146   | 140   | 134   | 128   |
| Western Hemlock <sup>1</sup>   | WH      | 1                         | 131   | 125   | 119   | 113   | 107   |
|                                |         | 2                         | 115   | 109   | 103   | 97    | 91    |
|                                |         | 3                         | 105   | 99    | 93    | 87    | 81    |
|                                |         | 4                         | 90    | 84    | 78    | 72    | 66    |
| True Fir <sup>2</sup>          | TF      | 1                         | 131   | 125   | 119   | 113   | 107   |
|                                |         | 2                         | 115   | 109   | 103   | 97    | 91    |
|                                |         | 3                         | 105   | 99    | 93    | 87    | 81    |
|                                |         | 4                         | 90    | 84    | 78    | 72    | 66    |
| Western Red Cedar <sup>3</sup> | RC      | 1                         | 216   | 210   | 204   | 198   | 192   |
|                                |         | 2                         | 184   | 178   | 172   | 166   | 160   |
|                                |         | 3                         | 183   | 177   | 171   | 165   | 159   |
| Other Conifer                  | oc      | 1                         | 131   | 125   | 119   | 113   | 107   |
|                                |         | 2                         | 115   | 109   | 103   | 97    | 91    |
|                                |         | 3                         | 105   | 99    | 93    | 87    | 81    |
|                                |         | 4                         | 90    | 84    | 78    | 72    | 66    |
| Red Alder                      | RA      | 1                         | 41    | 35    | 29    | 23    | 17    |
| Cottonwood                     | ВС      | 1                         | 40    | 34    | 28    | 22    | 16    |
| Other Hardwoods                | ОН      | 1                         | 31    | 25    | 19    | 13    | 7     |
| Hardwood Utility               | HU      | 5                         | 5     | 5     | 5     | 5     | 5     |
| Conifer Utility                | CU      | 5                         | 12    | 12    | 12    | 12    | 12    |

#### TABLE 11—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 3 (for 7/1/79 through 12/31/79) THINNING

See definition WAC 458-40-18631(9)(d)

| Species<br>Name              | Specier         | Timber<br>Quality<br>Code - |       |       | d Board<br>cribner<br>by Hau | i Feet<br>Log<br>iling |       |
|------------------------------|-----------------|-----------------------------|-------|-------|------------------------------|------------------------|-------|
|                              | Species<br>Code | Number                      | 1     | 2     | 3                            | 4                      | 5     |
|                              | DF              | 1                           | \$311 | \$305 | \$299                        | \$293                  | \$287 |
| •                            |                 | 2                           | 231   | 225   | 219                          | 213                    | 207   |
|                              |                 | 3                           | 128   | 122   | 116                          | 110                    | 104   |
|                              |                 | 4                           | 127   | 121   | 115                          | 109                    | 103   |
| Western Hemlock <sup>1</sup> | WH              | 1                           | 106   | 100   | 94                           | 88                     | 82    |
|                              |                 | 2                           | 90    | 84    | 78                           | 72                     | 66    |
|                              |                 | 3                           | 80    | 74    | 68                           | 62                     | 56    |
|                              |                 | 4                           | 65    | 59    | 53                           | 47                     | 41    |

TFX

<sup>&</sup>lt;sup>1</sup>Stumpage Value per MBF net Scribner Scale.
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.
<sup>3</sup>Stumpage Value per lineal foot.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
<sup>3</sup>Includes Alaska Yellow Cedar.

#### TABLE 11—CONT.

| Species<br>Name       |                 | Timber<br>Quality | S<br>1 |     |    |    |    |
|-----------------------|-----------------|-------------------|--------|-----|----|----|----|
|                       | Species<br>Code | Code –<br>Number  | 1      | 2   | 3  | 4  | 5  |
| True Fir <sup>2</sup> | TF              | 1                 | 106    | 100 | 94 | 88 | 82 |
|                       |                 | 2                 | 90     | 84  | 78 | 72 | 66 |
|                       |                 | 2<br>3<br>4       | 80     | 74  | 68 | 62 | 56 |
| a .                   |                 | 4                 | 65     | 59  | 53 | 47 | 41 |
| Other Conifer         | ос              | 1                 | 106    | 100 | 94 | 88 | 82 |
|                       |                 | 2                 | 90     | 84  | 78 | 72 | 66 |
|                       |                 | 2<br>3<br>4       | 80     | 74  | 68 | 62 | 56 |
|                       |                 | 4                 | 65     | 59  | 53 | 47 | 41 |
| Red Alder             | RA              | 1                 | 41     | 35  | 29 | 23 | 17 |
| Cottonwood            | ВС              | 1                 | 40     | 34  | 28 | 22 | 16 |
| Other Hardwoods       | он              | 1                 | 31 -   | 25  | 19 | 13 | 7  |
| Hardwood Utility      | HU              | 5                 | 5      | 5   | 5  | 5  | 5  |
| Conifer Utility       | CU              | 5                 | 12     | 12  | 12 | 12 | 12 |

#### TABLE 12—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 3 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and<br>Product                    |                 | Quality        | Rates Per Unit by<br>Hauling Distance<br>Zone Number |               |       |       |       |  |
|---|-----------------|----------------|--|---------------|-------|-------|-------|--|
|   | Species<br>Code | Code<br>Number | 1  | 2             | 3     | 4     | 5     |  |
| Western Red Cedar-<br>Shake Blocks &<br>Boards    | RCS             | 1              | \$305  | <b>\$3</b> 01 | \$297 | \$293 | \$289 |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks | RCF             | 1              | 107  | 103           | 99    | 95    | 91    |  |
| Western Red Cedar<br>& Other Posts <sup>2</sup>   | RCP             | 1              | 0.15   | 0.15          | 0.15  | 0.15  | 0.15  |  |
| Douglas Fir Christ-<br>mas Trees                  | DFX             | 1              | 0.15   | 0.15          | 0.15  | 0.15  | 0.15  |  |
| True Fir & Other<br>Christmas Trees               | TFX             | 1              | 0.35   | 0.35          | 0.35  | 0.35  | 0.35  |  |

#### TABLE 13—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 4 (for 7/1/79 through 12/31/79) **OLD GROWTH FINAL HARVEST** (100 years of age and older)

| Species                      | Sassias         | Timber<br>Quality<br>Code - |            |            |            |            |            |
|------------------------------|-----------------|-----------------------------|------------|------------|------------|------------|------------|
| Name                         | Species<br>Code | Number                      | 1          | 2          | 3          | 4          | 5          |
| Douglas Fir                  | DF              | 1                           | \$404      | \$400      | \$396      | \$392      | \$388      |
|                              |                 | 2                           | 403        | 399        | 395        | 391        | 387        |
|                              |                 | 3<br>4                      | 300<br>239 | 296<br>235 | 292<br>231 | 288<br>227 | 284<br>223 |
| Western Hemlock <sup>1</sup> | WH              | 1                           | 343        | 339        | 335        | 331        | 327        |
| Western Mennock              | ** 11           | 2                           | 197        | 193        | 189        | 185        | 181        |
|                              |                 | 3                           | 196        | 192        | 188        | 184        | 180        |
| True Fir <sup>2</sup>        | TF              | 1                           | 343        | 339        | 335        | 331        | 327        |
|                              |                 | 2                           | 197        | 193        | 189        | 185        | 181        |
|                              |                 | 3                           | 196        | 192        | 188        | 184        | 180        |
| Western Red Cedar            | RC              | 1                           | 358        | 354        | 350        | 346        | 342        |
|                              |                 | 2<br>3                      | 351<br>206 | 347<br>202 | 343<br>198 | 339<br>194 | 335<br>190 |
| Sitka Spruce                 | SS              | 1                           | 148        | 144        | 140        | 136        | 132        |
| Olika Oproce                 |                 | ż                           | 145        | 141        | 137        | 133        | 129        |
|                              |                 | 3                           | 96         | 92         | 88         | 84         | 80         |
| Noble Fir                    | NF              | 1                           | 378        | 374        | 370        | 366        | 362        |
|                              |                 | 2                           | 197        | 193        | 189        | 185        | 181        |
|                              |                 | 3                           | 196        | 192        | 188        | 184        | 180        |
| Alaska Yellow Cedar          | YC              | 1                           | 358        | 354        | 350        | 346        | 342        |
|                              |                 | 2<br>3                      | 351<br>206 | 347<br>202 | 343<br>198 | 339<br>194 | 335<br>190 |
| Other Conifer                | oc              | 1                           | 148        | 144        | 140        | 136        | 132        |
|                              |                 | 2                           | 145        | 141        | . 137      | 133        | 129        |
|                              |                 | 3                           | 96         | 92         | 88         | 84         | 80         |
| Red Alder                    | RA              | 1                           | 51         | 45         | 39         | 33         | 27         |
| Cottonwood                   | ВС              | 1                           | 41         | 35         | 29         | 23         | 17         |
| Other Hardwoods              | ОН              | 1                           | 51         | 45         | 39         | 33         | 27         |
| Hardwood Utility             | HU              | 5                           | 5          | 5          | 5          | 5          | 5          |
| Conifer Utility              | CU              | 5                           | 8          | 8          | 8          | 8          | 8          |

#### TABLE 14—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 4 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST

(Under 100 years of age and not including thinning)

| Species<br>Name | Ontak           | Timber<br>Quality | ľ     |       |       |       |       |
|-----------------|-----------------|-------------------|-------|-------|-------|-------|-------|
|                 | Species<br>Code | Code -<br>Number  | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir     | DF              | 1                 | \$318 | \$312 | \$306 | \$300 | \$294 |
| •               |                 | 2                 | 315   | 309   | 303   | 297   | 291   |
|                 |                 | 3                 | 212   | 206   | 200   | 194   | 188   |
|                 |                 | 4                 | 165   | 159   | 153   | 147   | 141   |

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

Stumpage Value per MBF net Scribner Scale.
Stumpage Value per 8 lineal feet or portion thereof.
Stumpage value per lineal foot.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.

TABLE 14—CONT.

|                                | S               | Timber<br>Quality | D   |     |     |     |     |
|--------------------------------|-----------------|-------------------|-----|-----|-----|-----|-----|
| Species<br>Name                | Species<br>Code | Code -<br>Number  | 1   | 2   | 3   | 4   | 5   |
| Western Hemlock <sup>1</sup>   | WH              | 1                 | 235 | 229 | 223 | 217 | 211 |
|                                |                 | 2                 | 166 | 160 | 154 | 148 | 142 |
|                                |                 | 3                 | 108 | 102 | 96  | 90  | 84  |
|                                |                 | 4                 | 97  | 91  | 85  | 79  | 73  |
| True Fir <sup>2</sup>          | TF              | 1                 | 235 | 229 | 223 | 217 | 211 |
|                                |                 | 2                 | 166 | 160 | 154 | 148 | 142 |
|                                |                 | 3                 | 108 | 102 | 96  | 90  | 84  |
|                                |                 | 4                 | 97  | 91  | 85  | 79  | 73  |
| Western Red Cedar <sup>3</sup> | RC              | 1                 | 248 | 242 | 236 | 230 | 224 |
|                                |                 | 2                 | 244 | 238 | 232 | 226 | 220 |
|                                |                 | 3                 | 192 | 186 | 180 | 174 | 168 |
| Other Conifer                  | oc              | 1                 | 235 | 229 | 223 | 217 | 211 |
|                                |                 | 2                 | 166 | 160 | 154 | 148 | 142 |
|                                |                 | 3                 | 108 | 102 | 96  | 90  | 84  |
|                                |                 | 4                 | 97  | 91  | 85  | 79  | 73  |
| Red Alder                      | RA              | 1                 | 51  | 45  | 39  | 33  | 27  |
| Cottonwood                     | ВС              | ì                 | 41  | 35  | 29  | 23  | 17  |
| Other Hardwoods                | ОН              | 1                 | 51  | 45  | 39  | 33  | 27  |
| Hardwood Utility               | HU              | 5                 | 5   | 5   | 5   | 5   | 5   |
| Conifer Utility                | CU              | 5                 | 8   | 8   | 8   | 8   | 8   |

Includes Western amd Mountain Hemlock.

Other Hardwoods

OH

#### TABLE 15—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 4 (for 7/1/79 through 12/31/79) THINNING

See definition WAC 458-40-18631(9)(d)

| Sec.                  | Species<br>Code | Timber<br>Quality | E     |       |       |       |       |
|-----------------------|-----------------|-------------------|-------|-------|-------|-------|-------|
| Species<br>Name       |                 | Code -<br>Number  | 1     | 2     | 3     | 4     | 5     |
| Douglas Fir           | DF              | 1                 | \$293 | \$287 | \$281 | \$275 | \$269 |
|                       |                 | 2                 | 290   | 284   | 278   | 272   | 266   |
|                       |                 | 2<br>3            | 187   | 181   | 175   | 169   | 163   |
|                       |                 | 4                 | 140   | 134   | 128   | 122   | 116   |
| Western Hemlock       | WH              | 1                 | 210   | 204   | 198   | 192   | 186   |
|                       |                 | 2                 | 141   | 135   | 129   | 123   | 117   |
|                       |                 | 2<br>3            | 83    | 77    | 71    | 65    | 59    |
|                       |                 | 4                 | 72    | 66    | 60    | 54    | 48    |
| True Fir <sup>2</sup> | TF              | 1                 | 210   | 204   | 198   | 192   | 186   |
|                       |                 | 2                 | 141   | 135   | 129   | 123   | 117   |
|                       |                 | 2                 | 83    | 77    | 71    | 65    | 59    |
|                       |                 | 4                 | 72    | 66    | 60    | 54    | 48    |
| Other Conifer         | oc              | 1                 | 210   | 204   | 198   | 192   | 186   |
|                       |                 | 2                 | 141   | 135   | 129   | 123   | 117   |
|                       |                 | 2                 | 83    | 77    | 71    | 65    | 59    |
|                       |                 | 4                 | 72    | 66    | 60    | 54    | 48    |
| Red Alder             | RA              | 1                 | 51    | 45    | 39    | 33    | 27    |
| Cottonwood            | BC              | 1                 | 41    | 35    | 29    | 23    | 17    |

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#### TABLE 15—CONT.

| Species          | · Q | Timber<br>Quality<br>Code – | S<br>T<br>D |   |   |   |   |
|------------------|-----|-----------------------------|-------------|---|---|---|---|
| Name             |     |                             | 1           | 2 | 3 | 4 | 5 |
| Hardwood Utility | HU  | 5                           | 5           | 5 | 5 | 5 | 5 |
| Conifer Utility  | CU  | 5                           | 8           | 8 | 8 | 8 | 8 |

Includes Western and Mountain Hemlock.

#### TABLE 16-STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 4 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and<br>Product                    |                 | Quality        | Rates Per Unit by<br>Hauling Distance<br>Zone Number |       |               |       |               |  |  |
|---|-----------------|----------------|--|-------|---------------|-------|---------------|--|--|
|   | Species<br>Code | Code<br>Number | 1  | 2     | 3             | 4     | 5             |  |  |
| Western Red Cedar-<br>Shake Blocks &<br>Boards    | RCS             | 1              | <b>\$</b> 253  | \$249 | <b>\$</b> 245 | \$241 | <b>\$</b> 237 |  |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks | RCF             | 1              | 90   | 86    | 82            | 78    | 74            |  |  |
| Western Red Cedar<br>& Other Posts <sup>2</sup>   | RCP             | 1              | 0.15   | 0.15  | 0.15          | 0.15  | 0.15          |  |  |
| Douglas Fir Christ-<br>mas Trees                  | DFX             | 1              | 0.15   | 0.15  | 0.15          | 0.15  | 0.15          |  |  |
| True Fir & Other<br>Christmas Trees               | TFX             | 1              | 0.35   | 0.35  | 0.35          | 0.35  | 0.35          |  |  |

#### TABLE 17—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 5 (for 7/1/79 through 12/31/79) **OLD GROWTH FINAL HARVEST** (100 years of age and older)

| Species<br>Name       | Species<br>Code | Timber<br>Quality<br>Code -<br>Number | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |       |       |       |       |  |
|-----------------------|-----------------|---------------------------------------|--|-------|-------|-------|-------|--|
|                       |                 |                                       | 1  | 2     | 3     | 4     | 5     |  |
| Douglas Fir           | DF              | i                                     | \$276  | \$272 | \$268 | \$264 | \$260 |  |
|                       |                 | 2                                     | 275  | 271   | 267   | 263   | 259   |  |
|                       |                 | 3                                     | 267  | 263   | 259   | 255   | 251   |  |
|                       |                 | 4                                     | 221  | 217   | 213   | 209   | 205   |  |
| Western Hemlock       | WH              | 1                                     | 308  | 304   | 300   | 296   | 292   |  |
|                       |                 | 2                                     | 188  | 184   | 180   | 176   | 172   |  |
|                       |                 | 3                                     | 187  | 183   | 179   | 175   | 171   |  |
| True Fir <sup>2</sup> | TF              | 1                                     | 308  | 304   | 300   | 296   | 292   |  |
|                       |                 | 2                                     | 188  | 184   | 180   | 176   | 172   |  |
|                       |                 | 3                                     | 187  | 183   | 179   | 175   | 171   |  |

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<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir. <sup>3</sup>Includes Alaska Yellow Cedar.

<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

Stumpage value per MBF net Scribner Scale.
Stumpage value per 8 lineal feet or portion thereof.

<sup>&</sup>lt;sup>3</sup>Stumpage value per lineal foot.

TABLE 17—CONT.

| Casaira                        | S               | Timber<br>Quality | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |     |     |     |     |  |  |
|--------------------------------|-----------------|-------------------|--|-----|-----|-----|-----|--|--|
| Species<br>Name                | Species<br>Code | Code -<br>Number  | 1  | 2   | 3   | 4   | 5   |  |  |
| Western Red Cedar <sup>3</sup> | RC              | 1                 | 245  | 241 | 237 | 233 | 229 |  |  |
|                                |                 | 2 3               | 225  | 221 | 217 | 213 | 209 |  |  |
|                                |                 | 3                 | 196  | 192 | 188 | 184 | 180 |  |  |
| Sitka Spruce                   | SS              | 1                 | 138  | 134 | 130 | 126 | 122 |  |  |
|                                |                 | 2                 | 128  | 124 | 120 | 116 | 112 |  |  |
|                                |                 | 3                 | 126  | 122 | 118 | 114 | 110 |  |  |
| Noble Fir                      | NF              | 1                 | 378  | 374 | 370 | 366 | 362 |  |  |
|                                |                 | 2                 | 197  | 193 | 189 | 185 | 181 |  |  |
|                                |                 | 3                 | 196  | 192 | 188 | 184 | 180 |  |  |
| Other Conifer                  | ОС              | 1                 | 138  | 134 | 130 | 126 | 122 |  |  |
|                                |                 | 2<br>3            | 128  | 124 | 120 | 116 | 112 |  |  |
|                                |                 | 3                 | 126  | 122 | 118 | 114 | 110 |  |  |
| Red Alder                      | RA              | 1                 | 61   | 55  | 49  | 43  | 37  |  |  |
| Cottonwood                     | BC              | 1                 | 35   | 29  | 23  | 17  | 11  |  |  |
| Other Hardwoods                | ОН              | 1                 | 36   | 30  | 24  | 18  | 12  |  |  |
| Hardwood Utility               | HU              | 5                 | 5  | 5   | 5   | 5   | 5   |  |  |
| Conifer Utility                | CU              | 5                 | 11   | 11  | 11  | 11  | 11  |  |  |

#### TABLE 18—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 5 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST (Under 100 years of age and not including thinning)

| Species<br>Name                |                 | Timber<br>Quality |       | Thousar<br>Net S<br>Scale | ge Valued Board<br>Scribner<br>by Hau<br>Zone N | d Feet<br>Log<br>lling |       |
|--------------------------------|-----------------|-------------------|-------|---------------------------|---|------------------------|-------|
|                                | Species<br>Code | Code -<br>Number  | 1     | 2                         | 3   | 4                      | 5     |
| Douglas Fir                    | DF              | 1                 | \$299 | \$293                     | \$287   | \$281                  | \$275 |
|                                |                 | 2                 | 222   | 216                       | 210   | 204                    | 198   |
|                                |                 | 2<br>3            | 154   | 148                       | 142   | 136                    | 130   |
|                                |                 | 4                 | 153   | 147                       | 141   | 135                    | 129   |
| Western Hemlock <sup>1</sup>   | WH              | 1                 | 199   | 193                       | 187   | 181                    | 175   |
|                                |                 | 2                 | 189   | 183                       | 177   | 171                    | 165   |
|                                |                 | 2                 | 105   | 99                        | 93  | 87                     | 81    |
|                                |                 | 4                 | 91    | 85                        | 79  | 73                     | 67    |
| True Fir <sup>2</sup>          | TF              | 1                 | 199   | 193                       | 187   | 181                    | 175   |
|                                |                 | 2                 | 189   | 183                       | 177   | 171                    | 165   |
|                                |                 | 2<br>3            | 105   | 99                        | 93  | 87                     | 81    |
|                                |                 | 4                 | 91    | 85                        | 79  | 73                     | 67    |
| Western Red Cedar <sup>3</sup> | RC              | 1                 | 189   | 183                       | 177   | 171                    | 165   |
|                                |                 |                   | 149   | 143                       | 137   | 131                    | 125   |
|                                |                 | 2<br>3            | 109   | 103                       | 97  | 91                     | 85    |

#### TABLE 18—CONT.

|                  | Sancian         | Timber<br>Quality<br>Code - | •          | s Per<br>Feet<br>Log<br>ling<br>lumber |            |            |            |
|------------------|-----------------|-----------------------------|------------|--|------------|------------|------------|
| Species<br>Name  | Species<br>Code | Number                      | 1          | 2                                      | 3          | 4          | 5          |
| Other Conifer    | OC              | 1 2                         | 189<br>149 | 183<br>143                             | 177<br>137 | 171<br>131 | 165<br>125 |
|                  |                 | 3<br>4                      | 105<br>91  | 99<br>85                               | 93<br>79   | 87<br>73   | 81<br>67   |
| Red Alder        | RA              | 1                           | 61         | 55                                     | 49         | 43         | 37         |
| Cottonwood       | ВС              | 1                           | 35         | 29                                     | 23         | 17         | 11         |
| Other Hardwoods  | ОН              | 1                           | 36         | 30                                     | 24         | 18         | 12         |
| Hardwood Utility | HU              | 5                           | 5          | 5                                      | 5          | 5          | 5          |
| Conifer Utility  | CU              | 5                           | 11         | 11                                     | 11         | 11         | 11         |

Includes Western and Mountain Hemlock.

#### TABLE 19—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 5 (for 7/1/79 through 12/31/79) THINNING

See definition WAC 458-40-18631(9)(d)

| Species                      | Species | Timber<br>Quality<br>Code |       |       |            |       |       |
|------------------------------|---------|---------------------------|-------|-------|------------|-------|-------|
| Name                         |         | Number                    | 1     | 2     | <b>3</b> . | 4     | 5     |
| Douglas Fir                  | DF      | 1                         | \$274 | \$268 | \$262      | \$256 | \$250 |
|                              |         | 2                         | 197   | 191   | 185        | 179   | 173   |
|                              |         | 3                         | 129   | 123   | 117        | 111   | 105   |
|                              |         | 4                         | 128   | 122   | 116        | 110   | 104   |
| Western Hemlock <sup>1</sup> | WH      | 1                         | 174   | 168   | 162        | 156   | 150   |
|                              |         | 2                         | 164   | 158   | 152        | 146   | 140   |
|                              |         | 2<br>3                    | 80    | 74    | 68         | 62    | 56    |
|                              |         | 4                         | 66    | 60    | 54         | 48    | 42    |
| True Fir <sup>2</sup>        | TF      | i                         | 174   | 168   | 162        | 156   | 150   |
|                              |         | 2                         | 164   | 158   | 152        | 146   | 140   |
|                              |         | 3                         | 80    | 74    | 68         | 62    | 56    |
|                              |         | 4                         | 66    | 60    | 54         | 48    | 42    |
| Other Conifer                | ос      | 1                         | 174   | 168   | 162        | 156   | 150   |
|                              |         | 2                         | 164   | 158   | 152        | 146   | 140   |
|                              |         | 3                         | 80    | 74    | 68         | 62    | 56    |
|                              |         | 4                         | 66    | 60    | 54         | 48    | 42    |
| Red Alder                    | RA      | 1                         | 61    | 55    | 49         | 43    | 37    |
| Cottonwood                   | ВС      | 1                         | 35    | 29    | 23         | 17    | 11    |
| Other Hardwoods              | ОН      | 1                         | 36    | 30    | 24         | 18    | 12    |
| Hardwood Utility             | HU      | 5                         | 5     | 5     | 5          | 5     | 5     |
| Conifer Utility              | CU      | 5                         | 11    | 11    | 11         | 11    | 11    |

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<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock. <sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Alpine Fir. <sup>3</sup>Includes Alaska Yellow Cedar.

Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

3 Includes Alaska Yellow Cedar.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

#### TABLE 20—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 5 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and<br>Product                    |                 | Quality        | Rates Per Unit by<br>Hauling Distance<br>Zone Number |       |       |       |       |  |  |
|---|-----------------|----------------|--|-------|-------|-------|-------|--|--|
|   | Species<br>Code | Code<br>Number | 1  | 2     | 3     | 4     | 5     |  |  |
| Western Red Cedar-<br>Shake Blocks &<br>Boards    | RCS             | 1              | \$221  | \$217 | \$213 | \$209 | \$205 |  |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks | RCF             | 1              | 79   | 75    | 71    | 67    | 63    |  |  |
| Western Red Cedar<br>& Other Posts <sup>2</sup>   | RCP             | 1              | 0.15   | 0.15  | 0.15  | 0.15  | 0.15  |  |  |
| Douglas Fir Christ-<br>mas Trees                  | DFX             | 1              | 0.15   | 0.15  | 0.15  | 0.15  | 0.15  |  |  |
| True fir & Other<br>Christmas Trees               | TFX             | 1              | 0.35   | 0.35  | 0.35  | 0.35  | 0.35  |  |  |

<sup>3</sup>Stumpage value per lineal foot.

#### TABLE 21—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 6, 7, 8, AND 9 (for 7/1/79 through 12/31/79) MERCHANTABLE SAWTIMBER, ALL AGES

| Sacrier                      | Sanaina         | Timber<br>Quality<br>Code | I            |              |              |              |              |
|------------------------------|-----------------|---------------------------|--------------|--------------|--------------|--------------|--------------|
| Species<br>Name              | Species<br>Code | Number                    | 1            | 2            | 3            | 4            | 5            |
| Ponderosa Pine               | PP              | 1 2                       | \$205<br>121 | \$201<br>117 | \$197<br>113 | \$193<br>109 | \$189<br>105 |
| Douglas Fir                  | DF              | 1                         | 102          | 98           | 94           | 90           | 86           |
| Western Larch                | WL              | 1                         | 102          | 98           | 94           | 90           | 86           |
| Western Hemlock <sup>1</sup> | WH              | 1                         | 119          | 115          | 111          | 107          | 103          |
| True fir <sup>2</sup>        | TF              | 1                         | 119          | 115          | 111          | 107          | 103          |
| Engelmann Spruce             | ES              | 1                         | 97           | 93           | 89           | 85           | 81           |
| White Pine                   | WP              | 1                         | 148          | 144          | 140          | 136          | 132          |
| Western Red Cedar            | RC              | 1                         | 133          | 129          | 125          | 121          | 117          |
| Lodgepole Pine               | LP              | 1                         | 71           | 67           | 63           | 59           | 55           |
| Hardwoods                    | ОН              | 1                         | 14           | 10           | 6            | 2            | 1            |
| Utility                      | CU              | 4                         | 6            | 6            | 6            | 6            | 6            |

#### TABLE 22—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 6, 7, 8, AND 9 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and<br>Product                    |                 | Quality        |              |      |      |      |      |  |  |
|---|-----------------|----------------|--------------|------|------|------|------|--|--|
|   | Species<br>Code | Code<br>Number | 1            | 2    | 3    | 4    | 5    |  |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks | RCF             | 1              | <b>\$</b> 80 | \$76 | \$72 | \$68 | \$64 |  |  |
| Western Larch<br>Flatsawn Blocks                  | WLF             | 1              | 65           | 61   | 57   | 53   | 49   |  |  |
| Lodgepole Pine &<br>Other Posts <sup>2</sup>      | LPP             | 1              | 0.15         | 0.15 | 0.15 | 0.15 | 0.15 |  |  |
| Pine Christmas<br>Trees <sup>3</sup>              | PX              | 1              | 0.13         | 0.13 | 0.13 | 0.13 | 0.13 |  |  |
| Douglas Fir & Other<br>Christmas Trees            | DFX             | 1              | 0.15         | 0.15 | 0.15 | 0.15 | 0.15 |  |  |

#### TABLE 23—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 10 (for 7/1/79 through 12/31/79) MERCHANTABLE SAWTIMBER, ALL AGES

| Species                      | 0               | Timber<br>Quality | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |       |       |       |       |  |
|------------------------------|-----------------|-------------------|--|-------|-------|-------|-------|--|
| Species<br>Name              | Species<br>Code | Code -<br>Number  | 1  | 2     | 3     | 4     | 5     |  |
| Ponderosa Pine               | PP              | 1                 | \$227  | \$223 | \$219 | \$215 | \$211 |  |
|                              |                 | 2                 | 210  | 206   | 202   | 198   | 194   |  |
|                              |                 | 3                 | 192  | 188   | 184   | 180   | 176   |  |
| Douglas Fir                  | DF              | 1                 | 204  | 200   | 196   | 192   | 188   |  |
|                              |                 | 2                 | 180  | 176   | 172   | 168   | 164   |  |
|                              |                 | 3                 | 179  | 175   | 171   | 167   | 163   |  |
| Western Larch                | WL              | 1                 | 204  | 200   | 196   | 192   | 188   |  |
|                              |                 | 2                 | 180  | 176   | 172   | 168   | 164   |  |
|                              |                 | 3                 | 179  | 175   | 171   | 167   | 163   |  |
| Western Hemlock <sup>1</sup> | WH              | 1                 | 232  | 228   | 224   | 220   | 216   |  |
|                              |                 | 2                 | 174  | 170   | 166   | 162   | 158   |  |
|                              |                 | 3                 | 169  | 165   | 161   | 157   | 153   |  |
| True Fir <sup>2</sup>        | TF              | 1                 | 232  | 228   | 224   | 220   | 216   |  |
|                              |                 | 2                 | 174  | 170   | 166   | 162   | 158   |  |
|                              |                 | 3                 | 169  | 165   | 161   | 157   | 153   |  |
| Other Conifer                | ос              | 1                 | 204  | 200   | 196   | 192   | 188   |  |
| •                            |                 | 2                 | 174  | 170   | 166   | 162   | 158   |  |
|                              |                 | 3                 | 169  | 165   | 161   | 157   | 153   |  |
| Hardwoods                    | ОН              | 1                 | 14   | 10    | 6     | 2     | 1     |  |
| Utility                      | CU              | 1                 | 8  | 8     | 8     | 8     | 8     |  |

Includes Western and Mountain Hemlock.

<sup>&</sup>lt;sup>1</sup>Stumpage value per MBF net Scribner Scale.
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver fir, Noble Fir, Grand Fir, and Alpine Fir.

Stumpage value per MBF net Scribner scale.
Stumpage value per 8 lineal feet or portion thereof.
Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.

<sup>&</sup>lt;sup>4</sup>Stumpage value per lineal foot.

<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

### TABLE 24—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 10 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species<br>Name and<br>Product                    |                 | Quality        | Rates Per Unit<br>Hauling Distance<br>Zone Number |      |      |      |      |  |  |
|---|-----------------|----------------|---|------|------|------|------|--|--|
|   | Species<br>Code | Code<br>Number | 1   | 2    | 3    | 4    | 5    |  |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks | RCF             | 1              | \$80  | \$76 | \$72 | \$68 | \$64 |  |  |
| Western Larch<br>Flatsawn Blocks <sup>1</sup>     | WLF             | 1              | 65  | 61   | 57   | 53   | .49  |  |  |
| Lodgepole Pine &<br>Other Posts <sup>2</sup>      | LPP             | 1              | 0.15  | 0.15 | 0.15 | 0.15 | 0.15 |  |  |
| Pine Christmas<br>Trees                           | PX              | 1              | 0.13  | 0.13 | 0.13 | 0.13 | 0.13 |  |  |
| Douglas Fir & Other<br>Christmas Trees            | DFX             | 1              | 0.15  | 0.15 | 0.15 | 0.15 | 0.15 |  |  |

#### TABLE 25—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 11 (for 7/1/79 through 12/31/79) **OLD GROWTH FINAL HARVEST** (100 years of age and older)

|                                | S               | Timber<br>Quality<br>Code - | Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number |       |       |       |       |  |
|--------------------------------|-----------------|-----------------------------|--|-------|-------|-------|-------|--|
| Species<br>Name                | Species<br>Code | Number                      | 1  | 2     | 3     | 4     | 5     |  |
| Douglas Fir                    | DF              | 1                           | \$178  | \$174 | \$170 | \$166 | \$162 |  |
|                                |                 | 2                           | 177  | 173   | 169   | 165   | 161   |  |
|                                |                 | 3                           | 144  | 140   | 136   | 132   | 128   |  |
|                                |                 | 4                           | 143  | 139   | 135   | 131   | 127   |  |
| Western Hemlock <sup>1</sup>   | WH              | 1                           | 122  | 118   | 114   | 110   | 106   |  |
|                                |                 | 2                           | 114  | 110   | 106   | 102   | 98    |  |
|                                |                 | 3                           | 97   | 93    | 89    | 85    | 81    |  |
| True Fir <sup>2</sup>          | TF              | 1                           | 122  | 118   | 114   | 110   | 106   |  |
| *                              |                 | 2                           | 114  | 110   | 106   | 102   | 98    |  |
|                                |                 | 2<br>3                      | 97   | 93    | 89    | 85    | 81    |  |
| Western Red Cedar <sup>3</sup> | RC              | 1                           | 136  | 132   | 128   | 124   | 120   |  |
|                                |                 |                             | 117  | 113   | 109   | 105   | 101   |  |
|                                |                 | 2<br>3                      | 116  | 112   | 108   | 104   | 100   |  |
| Other Conifer                  | ос              | 1                           | 122  | 118   | 114   | 110   | 106   |  |
| Other Comer                    |                 |                             | 114  | 110   | 106   | 102   | 98    |  |
|                                |                 | 2<br>3                      | 97   | 93    | 89    | 85    | 81    |  |
| Red Alder                      | RA              | 1                           | 36   | 30    | 24    | 18    | 12    |  |

#### TABLE 25—CONT.

| Species<br>Name  | Timber<br>Quality<br>Species Code — |        | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |    |    |    |    |
|------------------|-------------------------------------|--------|--|----|----|----|----|
|                  | Species<br>Code                     | Number | 1  | 2  | 3  | 4  | 5  |
| Cottonwood       | ВС                                  | 1      | 35   | 29 | 23 | 17 | 11 |
| Other Hardwoods  | ОН                                  | 1      | 26   | 20 | 14 | 8  | 2  |
| Hardwood Utility | HU                                  | 5      | 5  | 5  | 5  | 5  | 5  |
| Conifer Utility  | CU                                  | 5      | 7  | 7  | 7  | 7  | 7  |

#### TABLE 26—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 11 (for 7/1/79 through 12/31/79) YOUNG GROWTH FINAL HARVEST

(Under 100 years of age and not including thinning)

|                                | <b>G</b>        | Timber<br>Quality | I        |          |          |          |          |
|--------------------------------|-----------------|-------------------|----------|----------|----------|----------|----------|
| Species<br>Name                | Species<br>Code | Code -<br>Number  | 1        | 2        | 3        | 4        | 5        |
| Douglas Fir                    | DF              | 1                 | \$145    | \$139    | \$133    | \$127    | \$121    |
|                                |                 | 2                 | 131      | 125      | 119      | 113      | 107      |
|                                |                 | 3<br>4            | 93<br>83 | 87<br>77 | 81<br>71 | 75<br>65 | 69<br>59 |
| Western Hemlock <sup>1</sup>   | WH              | 1                 | 77       | 71       | 65       | 59       | 53       |
|                                |                 | 2                 | 68       | 62       | 56       | 50       | 44       |
|                                |                 | 3                 | 62       | 56       | 50       | 44       | 38       |
|                                |                 | 4                 | 53       | 47       | 41       | 35       | .29      |
| True Fir <sup>2</sup>          | TF              | 1                 | 77       | 71       | 65       | 59       | 53       |
|                                |                 | 2                 | 68       | 62       | 56       | 50       | 44       |
|                                |                 | 3                 | 62       | 56       | 50       | 44       | 38       |
|                                |                 | 4                 | 53       | 47       | 41       | 35       | 29       |
| Western Red Cedar <sup>3</sup> | RC              | 1                 | 156      | 150      | 144      | 138      | 132      |
|                                |                 | 2                 | 124      | 118      | 112      | 106      | 100      |
|                                |                 | 3                 | 123      | 117      | 111      | 105      | 99       |
| Other Conifer                  | oc              | 1                 | 77       | 71       | 65       | 59       | 53       |
|                                |                 | 2                 | 68       | 62       | 56       | 50       | 44       |
|                                |                 | 3                 | 62       | 56       | 50       | 44       | 38       |
|                                |                 | 4                 | 53       | 47       | 41       | 35       | 29       |
| Red Alder                      | RA              | 1                 | 36       | 30       | 24       | 18       | 12       |
| Cottonwood                     | ВС              | 1                 | 35       | 29       | 23       | 17       | 11       |
| Other Hardwoods                | ОН              | 1                 | 26       | 20       | 14       | 8        | 2        |
| Hardwood Utility               | HU              | 5                 | 5        | 5        | 5        | 5        | 5        |
| Conifer Utility                | CU              | 5                 | 7        | 7        | 7        | 7        | 7        |
| 1                              |                 |                   |          |          |          |          |          |

<sup>1</sup>Stumpage value per MBF Scribner scale.
2Stumpage value per 8 lineal feet or portion thereof.
3Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.

<sup>&</sup>lt;sup>4</sup>Stumpage value per lineal foot.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

<sup>&</sup>lt;sup>3</sup>Includes Alaska Yellow Cedar.

<sup>&</sup>lt;sup>1</sup>Includes Western and Mountain Hemlock.
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
<sup>3</sup>Includes Alaska Yellow Cedar.

#### TABLE 27—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 11 (for 7/1/79 through 12/31/79)

THINNING
See definition WAC 458-40-18631(9)(d)

| Species                      | Species | Timber<br>Quality<br>Code | Stumpage Values Per<br>Thousand Board Feet<br>Net Scribner Log<br>Scale by Hauling<br>Distance Zone Number |       |       |       |       |
|------------------------------|---------|---------------------------|--|-------|-------|-------|-------|
| Name                         |         | Number                    | 1  | 2     | 3     | 4     | 5     |
| Douglas Fir                  | DF      | 1                         | \$120  | \$114 | \$108 | \$102 | \$ 96 |
|                              |         | 2                         | 106  | 100   | 94    | 88    | 82    |
|                              |         | 3                         | 68   | 62    | 56    | 50    | 44    |
|                              |         | 4                         | 58   | 52    | 46    | 40    | 34    |
| Western Hemlock <sup>1</sup> | WH      | 1                         | 52   | 46    | 40    | 34    | 28    |
|                              |         | 2                         | 43   | 37    | 31    | 25    | 19    |
|                              |         | 3                         | 37   | 31    | 25    | 19    | 13    |
|                              |         | 4                         | 28   | 22    | 16    | 10    | 4     |
| True Fir <sup>2</sup>        | TF      | 1                         | 52   | 46    | 40    | 34    | 28    |
|                              |         | 2                         | 43   | 37    | 31    | 25    | 19    |
|                              |         | 2<br>3                    | 37   | 31    | 25    | 19    | 13    |
|                              |         | 4                         | 28   | 22    | 16    | 10    | 4     |
| Other Conifer                | OC      | 1                         | 52   | 46    | 40    | 34    | 28    |
|                              |         | 2                         | 43   | 37    | 31    | 25    | 19    |
|                              |         | 2                         | 37   | 31    | 25    | 19    | 13    |
|                              |         | 4                         | 28   | 22    | 16    | 10    | 4     |
| Red Alder                    | RA      | 1                         | 36   | 30    | 24    | 18    | 12    |
| Cottonwood                   | ВС      | 1                         | 35   | 29    | 23    | 17    | 11    |
| Other Hardwoods              | ОН      | 1                         | 26   | 20    | 14    | 8     | 2     |
| Hardwood Utility             | HU      | 5                         | 5  | 5     | 5     | 5     | 5     |
| Conifer Utility              | CU      | 5                         | 7  | 7     | 7     | 7     | 7     |

Includes Western and Mountain Hemlock.

#### TABLE 28—STUMPAGE VALUE TABLE STUMPAGE VALUE AREA 11 (for 7/1/79 through 12/31/79) SPECIAL FOREST PRODUCTS

| Species  | Species<br>Code | Quality        | Rates Per Unit by<br>Hauling Distance<br>Zone Number |       |       |       |       |  |
|--|-----------------|----------------|--|-------|-------|-------|-------|--|
| Name and<br>Product  |                 | Code<br>Number | 1  | 2     | 3     | 4     | 5     |  |
| Western Red Cedar-<br>Shake Blocks &<br>Boards                 | RCS             | 1              | \$186  | \$182 | \$178 | \$174 | \$170 |  |
| Western Red Cedar<br>Flatsawn & Shingle<br>Blocks <sup>1</sup> | RCF             | 1              | 67   | 63    | 59    | 55    | 51    |  |
| Western Red Cedar<br>& Other Posts <sup>2</sup>                | RCP             | 1              | 0.15   | 0.15  | 0.15  | 0.15  | 0.15  |  |
| Douglas Fir Christ-<br>mas Trees <sup>3</sup>                  | DFX             | 1              | 0.15   | 0.15  | 0.15  | 0.15  | 0.15  |  |
| True Fir & Other<br>Christmas Trees                            | TFX             | 1              | 0.35   | 0.35  | 0.35  | 0.35  | 0.35  |  |

Stumpage Value per MBF net Scribner Scale.

Stumpage Value per lineal foot.

#### **NEW SECTION**

WAC 458-40-18636 HARVESTER ADJUST-MENTS—TABLES FOR 7/1/79 THROUGH 12/31/79. In order to make reasonable and adequate allowances for costs of removal and size of logging operation in computation of stumpage value rates as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has prepared tables which allow for adjustments to the stumpage value rates derived from the stumpage value tables of WAC 458-40-18635.

Harvest adjustments relating to harvest volume per acre, logging conditions and average volume per log shall be allowed against the stumpage value rates for the designated harvest types and in the designated stumpage value areas as set forth in the following tables with the following limitations:

- (1) No harvest adjustment shall be allowed against "special forest products".
- (2) No harvest adjustment shall be allowed against "utility", "conifer utility", and "hardwood utility".
- (3) Rates for the harvest type "old growth final harvest", shall be adjusted to a value no lower than \$10 per thousand board feet.
- (4) Rates for the harvest type "young growth final harvest", conifers, shall be adjusted to a value no lower than \$5 per thousand board feet.
- (5) Stumpage value rates for conifers within the harvest type "merchantable sawtimber, all ages", shall be adjusted to a value no lower than \$5 per thousand board feet.
- (6) Stumpage value rates for "hardwood" and for "thinning harvest" shall be adjusted to a value no lower than \$1 per thousand board feet.

A small harvest adjustment table for use in all stumpage value areas is set forth below providing for adjustment of stumpage value rates if the total volume of timber harvested in a given quarter is within the volume classes provided therein.

The following harvest adjustment tables are hereby adopted for use during the period of July 1, 1979 through December 31, 1979.

TABLE 1—HARVEST ADJUSTMENT TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 7/1/79 through 12/31/79)
OLD GROWTH FINAL HARVEST
(100 years and older)

Dollar Adjustment Per
Thousand Board Feet

Type of Adjustment

Definition

Net Scribner Scale

I. Volume Per Acre

Class 1 Harvest of more than 40 thousand board feet per acre.

0

<sup>&</sup>lt;sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

Stumpage Value per 8 lineal feet or portion thereof.

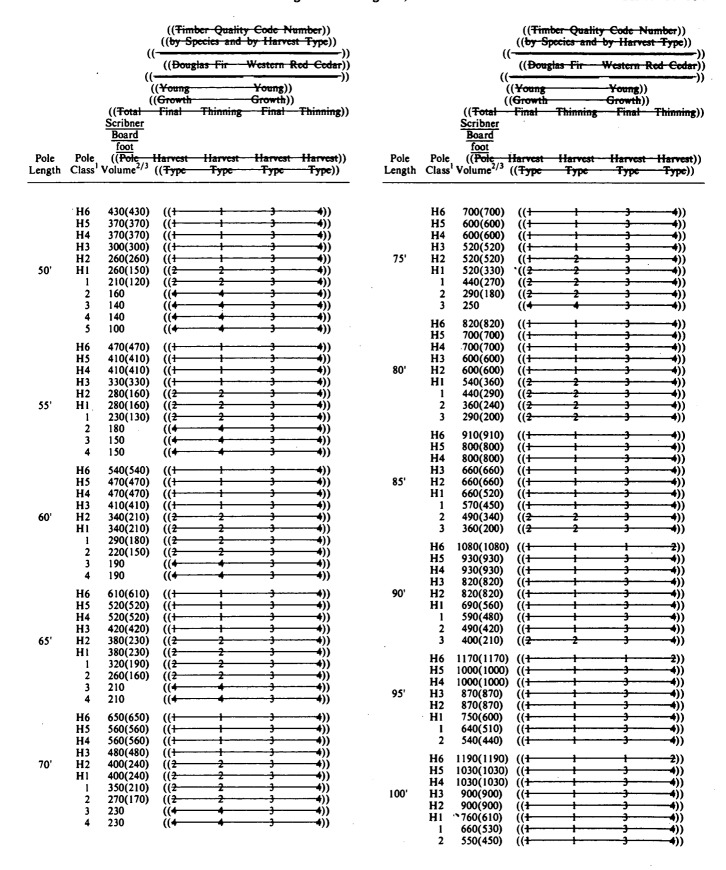
|                               |   | djustment Per                   |  |  | ollar Adjustment Per  |  |  |  |
|-------------------------------|---|---------------------------------|--|--|---|--|--|--|
| Type of Adjustment            |   | nd Board Feet<br>Scribner Scale | Type of Adjustment   | <u>Definition</u>  | Thousand Board Feet Net Scribner Scale                            |  |  |  |
| Class 2 Class 3               | Harvest of 15 thousand board feet to 40 thousand board feet per acre.  Harvest of less than 15 thousand board feet per acre.                              | - \$4.00<br>- \$7.00            | Class 3  | Difficult logging and<br>building conditions becau<br>numerous rock outcrops<br>bluffs. Generally rough,<br>ken ground with slopes i<br>cess of 60%. | use of<br>and<br>bro-   |  |  |  |
| II. Logging Condition         | ons   |                                 | Class 4  | For logs which are ya  |   |  |  |  |
| Class 1                       | Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.                   | + \$5.00                        |  | from stump to landing b<br>licopter. This does not in<br>"Special Forest Products  | y he-<br>clude  |  |  |  |
| Class 2                       | Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.                      | 0                               | TABLE 3—HARVEST ADJUSTMENT TABLE STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11 (for 7/1/79 through 12/31/79) THINNING See definition WAC 458-40-18631(9)(d) |  |   |  |  |  |
| Class 3                       | Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%. | - \$12.00                       | Type of Adjustment  I. Volume Per Acre   | D  | ollar Adjustment Per<br>Thousand Board Feet<br>Net Scribner Scale |  |  |  |
| Class 4                       | For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".   | - \$60.00                       | Class 1  | Harvest of more than<br>thousand board feet per a<br>Harvest of 5 thousand b   | icre. 0   |  |  |  |
|                               | Special Fotost Freducts   | \$00.00                         | Class 2  | feet to 10 thousand board<br>per acre.   |   |  |  |  |
| STUMPAGE V                    | ARVEST ADJUSTMENT<br>ALUE AREAS 1, 2, 3, 4, 5<br>or 7/1/79 through 12/31/79)  | 5, AND 11                       | Class 3  II. Logging Condition   | Harvest of less than 5 sand board feet per acre.   |   |  |  |  |
| YOUNG                         | GROWTH FINAL HARV (under 100 years old)  Dollar A   | djustment Per                   | Class 1  | outcrops or swamp bar  | road<br>rock<br>riers.  |  |  |  |
| Type of Adjustment            |   | nd Board Feet<br>Scribner Scale |  | Generally flat to gentle s under 20%.  | + \$5.00  |  |  |  |
| I. Volume Per Acre<br>Class I | Harvest of more than 30 thousand board feet per acre.   |                                 | Class 2  | Average logging condi-<br>and average road cons-<br>tion. Some rock outcrop<br>swamp barriers. Gene  | truc-<br>os or<br>rally   |  |  |  |
| Class 2                       | Harvest of 10 thousand board feet to 30 thousand board feet per acre.   | - \$2.00                        | Class 3  | slopes between 20% and 4 Difficult logging and building conditions becau   | road<br>se of   |  |  |  |
| Class 3                       | Harvest of less than 10 thousand board feet per acre.   | - \$6.00                        |  | numerous rock outcrops<br>bluffs. Generally rough,<br>ken ground with slopes in  | bro-  |  |  |  |
| II. Logging Condition         | <u>ons</u>  |                                 |  | cess of 40%. Normall tower yarding operation.  | ly a<br>\$14.00   |  |  |  |
| Class 1                       | Favorable logging conditions<br>and easy road construction.<br>No rock outcrops or swamp<br>barriers. Generally flat to<br>gentle slopes under 40%.       | + \$4.00                        | Class 4  | For logs which are ya from stump to landing by licopter. This does not inc "Special Forest Products"   | rded<br>y he-<br>clude  |  |  |  |
| Class 2                       | Average logging conditions and average road construc-   |                                 | III. Average Log Siz   | te 50 board feet or more.  | 0   |  |  |  |
|                               | tion. Some rock outcrops or<br>swamp barriers. Generally<br>slopes between 40% to 60%.  | 0                               | Class 1<br>Class 2   | Less than 50 board feet.   | - \$10.00   |  |  |  |

foot volume ((and timber quality code number)) for each pole length and class.

((Timber Quality Code Number))

TABLE 4—HARVEST ADJUSTMENT TABLE STUMPAGE VALUE AREAS 6, 7, 8, 9 AND 10 (for 7/1/79 through 12/31/79) MERCHANTABLE SAWTIMBER, ALL AGES

|                         | TABLE SAWTIMBE  |  |                |                            |                           |                                | ber Quality<br>secies and |                 |                                      |
|-------------------------|---|--|----------------|----------------------------|---------------------------|--------------------------------|---------------------------|-----------------|--------------------------------------|
|                         |   | Dollar Adjustment Per                                |                |                            | •                         | ( <del>Doug</del>              |                           |                 | ed Cedar))                           |
| Type of Adjustmen       | <u>Definition</u>   | Thousand Board Feet Net Scribner Scale               | •              |                            | "                         | ((Young                        |                           | Young))         | · · · · · · · · ·                    |
| I. Volume Per Acr       | <u>e</u>  |  |                |                            | (( <del>Total</del>       | ( <del>Growth</del><br>Final   | Thinning                  | Growth)) Final  | Thinning))                           |
| Class 1                 | Harvest of more than 8 sand board feet per acre             |  |                |                            | Scribner<br>Board<br>foot |                                |                           |                 |                                      |
| Class 2                 | Harvest of 3 thousand feet to 8 thousand boa per acre.      | _  | Pole<br>Length | Pole<br>Class <sup>1</sup> | ((Pole                    | Harvest<br>(( <del>Type</del>  | Harvest<br>Type           | Harvest<br>Type | Harvest)) -Type))                    |
| Class 3                 | Harvest of less than 3 sand board feet per acre             | thou-  |                | 1                          | 50                        | ((4                            |                           | <del>3</del>    | <del>4</del> ))                      |
| II. Logging Condit      | •   | J. 0.00  |                | 2                          | 50<br>40                  | ((4                            |                           | 3               | <del>4</del> ))                      |
|                         | <del></del>   | 4141   |                | 4                          | 40                        | (( <del>4</del>                |                           | <del>3</del>    | <del>4</del> ))                      |
| Class I                 | Favorable logging con<br>and easy road constru              |  | 20'            | 5<br>6                     | 30<br>30                  | ((4                            | 4                         | <del>- 3</del>  | <del>4</del> ))<br>- <del>4</del> )) |
|                         | No rock outcrops or   |  |                | 7                          | 20                        | ((4                            | <del></del>               |                 | <del></del>                          |
|                         | barriers. Generally f                                       |  |                | 9                          | 20                        | ((4                            |                           | 3               | <del>4</del> ))                      |
|                         | gentle slopes under 20%                                     |  |                | 10                         | 20                        | ((4                            | +                         | <del>3</del>    | <del>4</del> ))                      |
| Class 2                 | Average logging con-  |  |                | 1                          | 60                        | ((4                            |                           | <del></del>     | <del>4</del> )))                     |
|                         | and average road cor<br>tion. Some rock outer               |  |                | 2                          | 60<br>50                  | ((4                            |                           | - 1             | <del>4</del> ))<br><del>4</del> ))   |
|                         | swamp barriers. Ger   | nerally  |                | 4                          | 50                        | ((4                            | <del></del>               | <del></del>     | <del>4</del> ))                      |
|                         | slopes between 20% to 4                                     | 40%. 0   | 25'            | 5                          | 40                        | ((4                            | 4-                        | <del>- 3</del>  | <del>4</del> )))                     |
| Class 3                 | Difficult logging and                                       |  |                | 6<br>7                     | 40<br>30                  | ((4                            | - 1                       |                 | <del>4</del> ))<br><del>-4</del> ))  |
|                         | building conditions because numerous rock outcrop           |  |                | ģ                          | 30                        | ((∔—                           | <del>- i</del> -          | <del></del>     | <del>∔</del> ))                      |
|                         | bluffs. Generally rough                                     | h, bro-  |                | 10                         | 30                        | ((4                            | +                         | <del>3</del>    | <del>4</del> ))                      |
|                         | ken ground with slopes cess of 40%.                         | in ex-<br>- \$13.00                                  |                | 1                          | 110<br>70                 | (( <del>4</del>                | <del>4</del>              | <del>3</del>    | <del>4</del> ))                      |
| Class 4                 |   |  |                | 2                          | 60                        | ((4                            |                           | 3               | <del>4</del> ))<br><del>-4</del> ))  |
| Class 4                 | For logs which are from stump to landing                    |  | 30'            | 4                          | 60                        | ((⁴──                          | -                         | <del>3</del>    | <del>4</del> )́)                     |
|                         | licopter. This does not i                                   | include  |                | 5<br>6                     | 50<br>50                  | ((4                            | 1                         | <del>3</del>    | <del>4</del> ))                      |
|                         | "Special Forest Product                                     | - \$60.00  |                | 7                          | 40                        | ((4                            |                           | 3               | <del>4</del> ))<br><del>4</del> ))   |
|                         | •   |  |                | 9                          | 40                        | ((4                            |                           | 3               | <del>4</del> ))                      |
| TABLES                  | MALL HARVEST A  | ADJUCTMENT   |                | H2                         | 160                       | ((4                            | 4                         | 3               | <del>4</del> ))                      |
| TABLE 3—3               | TABLE   | ADJUSTMENT   |                | H2<br>1                    | 160<br>130                | ((4                            | 4                         |                 | <del>4</del> ))<br><del>4</del> ))   |
| A11 S                   | TUMPAGE VALUE   | ARFAS  |                | 2                          | 100                       | ((4                            | <b>—</b> ∔—               | <del>- 3</del>  | <del>4</del> ))                      |
|                         | for $7/1/79$ through $12/31$ ,                              |  | 35'            | 3                          | 80                        | ((4                            |                           | - 3             | <del>4</del> ))                      |
|                         | istment is allowed where th                                 |  |                | 4<br>5                     | 80<br>60                  | ((4                            |                           | - 1             | <del>4</del> ))<br>- <del>4</del> )) |
| vested from all unit    | s, a selected unit, or a co<br>ial cull or utility and hard | ombination of units (in-<br>wood utility) in a given |                | 6                          | 60<br>50                  | (( <del>4</del>                | 4                         | <del></del>     | <del>4</del> ))<br><del>4</del> ))   |
|                         | e volume classes shown belo<br>adjustment on no more that   |  |                | H4                         | 240(240)                  | (( <del>1</del>                | 1                         | - 3             | <del>4</del> ))                      |
| each reporting quart    |   | an about the state of                                |                | H3                         | 200(200)                  | ((1                            | 1                         |                 | <del>4</del> ))                      |
|                         |   | Dollar   |                | H2<br>H1                   | 180<br>180                | ((4                            |                           |                 | <del>4</del> ))<br><del>-4</del> ))  |
|                         | t Volume  | Adjustment   | 40'            | 1                          | 150                       | ((4                            | <del>i</del>              | <u>-</u> 5      | <del>4</del> ))                      |
|                         |   | Per Thousand<br>Board Feet                           |                | 2                          | 120                       | ((4                            |                           | <del>3</del>    | <del></del>                          |
| Class Pe                | r Quarter   | Dogid 1 CCL  |                | 3<br>4                     | 120<br>90                 | ((4                            |                           | 3               | <del></del>                          |
|                         | ·   |  |                | 5                          | 70                        | ((4                            | <u> </u>                  | <del>3</del>    | <del>4</del> ))                      |
|                         |   | -\$20.00<br>-\$15.00                                 |                | 6                          | 60                        | (( <del>4 · · ·</del>          | <del>- 4</del>            | 3               | <del></del>                          |
|                         |   |  |                | H6<br>H5                   | 380(380)<br>340(340)      | (( <del>1</del>                |                           |                 | <del>4</del> ))<br><del>-4</del> ))  |
| AMENDATORY<br>12/29/78) | SECTION (Amending   | Order FT 78-7, filed                                 |                | H4                         | 340(340)                  | (( <del>i</del> —              | <del>i</del>              | <del></del>     | <del>4</del> ))                      |
|                         |   | DOLE WOLLD   |                | H3                         | 280(270)                  | ((1                            | <del></del>               | <del>3</del>    | <del>4</del> ))                      |
| WAC 458-40              |   | POLE VOLUME  | 45'            | H2<br>H1                   | 230(130)<br>230(130)      | (( <del>2</del> ( <del>2</del> | 2                         | -3-             | <del>4</del> ))                      |
|                         | WEST OF CASCAD  |  | ••             | 1                          | 190(110)                  | (( <del>2</del>                | <u>2</u>                  | <del></del>     | <del>4</del> ))                      |
|                         | DAR PERIOD 7/1  |  |                | 2                          | 150                       | ((4                            | <del>4</del>              | <del></del>     | <del>4</del> ))                      |
|                         | vesters of poles in stu<br>1), 5, and 11 shall use          |  |                | 3<br>4                     | 120<br>120                | (( <del>4</del>                | 4                         | -3              | <del></del>                          |
|                         | table to determine  |  |                | 5                          | 90                        | (( <del>4</del>                |                           | <del></del>     | <del>4</del> ))                      |
| cor pole voidine        | Labie to determine  | Contonion count                                      |                | 6                          | 90                        | ((4                            |                           | <del> 3</del>   | <del>4</del> )))                     |
|                         |   |  |                |                            |                           |                                |                           |                 |                                      |



|                |              | ,   | ((Timber Quality Code Number)) ((by Species and by Harvest Type)) |  |                 |   |  |  |  |
|----------------|--------------|---|---|--|-----------------|---|--|--|--|
|                |              | `   |   | glas Fir   | Western R       | ed Cedar))                              |  |  |  |
|                |              | •   | ( <del></del><br>(( <del>Young</del>                              |  | Young))         |   |  |  |  |
|                |              |   | (Growth   |  | Growth))        |   |  |  |  |
|                |              | (( <del>Total</del><br>Scribner   | Final   | Thinning   | Final           | Thinning))                              |  |  |  |
|                | •            | Board   |   |  |                 |   |  |  |  |
|                |              | foot  |   |  |                 |   |  |  |  |
| Pole<br>Length | Pole Class 1 | (( <del>Pole // Volume // Volum</del> | Harvest<br>(( <del>Type</del>                                     | Harvest<br>Type                                  | Harvest<br>Type | Harvest))<br>Type))                     |  |  |  |
| Congen         |              | Volume  | ((1))   | Type   | Турс            | Турс                                    |  |  |  |
|                |              |   |   |  |                 |   |  |  |  |
|                | Н6           | 1310(1310   |   | - 1  | <del>- 1</del>  | <del>1</del> ))                         |  |  |  |
|                | H5<br>H4     | 1160(1160   |   | <del> </del>                                     | - 1             | <del></del>                             |  |  |  |
| 105'           | H3           | 1160(1160<br>1000(1000  |   | 1  |                 | <del>──+</del> ))<br>─ <del>─+</del> )) |  |  |  |
|                | H2           | 1000(1000   |   | <u>i</u>   | <del></del>     | <del></del> 4))́)                       |  |  |  |
| •              | Нı           | 860(700)  | ((1   | 1  | 3               | <del>4</del> ))                         |  |  |  |
|                | 1.           | 740(600)  | * * *   | <del>}</del>                                     | <del></del>     | <del>4</del> ))                         |  |  |  |
|                | 2            | 610(510)  | •                           | i  | 3               | <del>4</del> ))                         |  |  |  |
|                | H6           | 1370(1370   |   | <del></del>                                      | <del></del>     | <del>1</del> )))                        |  |  |  |
|                | H5<br>H4     | 1220(1220<br>1220(1220  |   | 7  |                 | <del>1</del> ))<br><del>-1</del> ))     |  |  |  |
| 110'           | H3           | 1050(1050   |   | <del>i</del>                                     | <del>-</del>    | <del></del> 4)́)                        |  |  |  |
|                | H2           | 1050(1050   | ) (( <del>1</del> —   | <del>1</del>                                     | <del></del>     | <del></del> 4))́)                       |  |  |  |
|                | Hi           | 910(740)  |   | <del></del>                                      | <del>3</del>    | <del>(</del> ))                         |  |  |  |
|                | 1<br>2       | 780(640)<br>650(540)  | (( <del>1</del>   | 1  |                 | <del>4</del> ))<br><del>4</del> ))      |  |  |  |
|                | H6           |   |   |  | 1               |   |  |  |  |
|                | но<br>Н5     | 1440(1440<br>1280(1280  |   | I  |                 | <del></del>                             |  |  |  |
|                | H4           | 1280(1280   |   | <del>i</del>                                     | <del>i</del>    | <del>i</del> ))                         |  |  |  |
| 115'           | Н3           | 1100(1100   | 77.   | 1  | - 3             | <del>4</del> ))                         |  |  |  |
|                | H2<br>H1     | 1100(1100   |   | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1            | 3               | <del></del>                             |  |  |  |
|                | 1            | 960(780)<br>860(670)  | (( <del>1</del>   | +  | 3               | 4))<br>4))                              |  |  |  |
|                | 2            | 680(570)  | (( <del>1</del>   | <del></del>                                      | <del></del>     | <del></del> j))                         |  |  |  |
|                | Н6           | 1660(1660   | ) (( <del>1</del>   | 1  | <del>1</del>    | <del></del> 1))                         |  |  |  |
|                | H5           | 1460(1460   | 1 11.   |  | <del>1</del>    | <del>1</del> )))                        |  |  |  |
| 120'           | H4           | 1460(1460   |   | <del></del>                                      | - 1             | <del>1</del> )))                        |  |  |  |
| 120            | H3<br>H2     | 1300(1300<br>1300(1300  |   | 1  |                 | <del></del>                             |  |  |  |
|                | Ηī           | 1140(960)   | ′ (( <del>i</del> —   | <del>- i</del>                                   | <del>j</del>    | <del>4</del> )́)                        |  |  |  |
|                | 1            | 970(820)  | (( <del>1</del>   | <del>- 1</del>                                   | <del>3</del>    | <del>4</del> ))                         |  |  |  |
|                | 2            | 820(700)  | ((1   | <del>' 1</del>                                   | 3               | <del>4</del> ))                         |  |  |  |
|                | Н6           | 1840(1840   |   | <del></del>                                      | 1 -             | <del></del>                             |  |  |  |
|                | H5           | 1600(1600   |   |  | <del>! -</del>  | <del>2</del> ))                         |  |  |  |
| 125'           | H4<br>H3     | 1600(1600<br>1410(1410  |   |  |                 | <del>2</del> ))<br><del>2</del> ))      |  |  |  |
|                | H2           | 1410(1410   |   | i_   | i_              | <del>2</del> ))                         |  |  |  |
|                | HI           | 1250(1100   |   | <del></del>                                      | 3               | <del></del> 4))́)                       |  |  |  |
|                | 1            | 1080(940)   | (( <del>1</del>   | <del>- !</del>                                   | <del></del>     | <del></del> 4)))                        |  |  |  |
|                | 2            | 930(830)  | ((1   | ·  | -               | <del>4</del> ))                         |  |  |  |
|                | H6           | 1920(1920   |   | <del>-                                    </del> |                 | <del>1</del> ))                         |  |  |  |
|                | H5<br>H4     | 1680(1680<br>1680(1680  |   |  |                 | <del>2</del> ))<br><del>2</del> ))      |  |  |  |
| 130'           | H3           | 1490(1490   |   | <del>i</del>                                     | i               | <del>2</del> ))                         |  |  |  |
|                | H2           | 1490(1490   | ) (( <del>1</del> —   | <del>- 1</del>                                   |                 | <del>2</del> ))                         |  |  |  |
|                | HI           | 1310(1160   |   | <del></del>                                      | <del></del>     | <del>2</del> )))                        |  |  |  |
|                | 1<br>2       | 970(870)  | (( <del> </del>   |  | - 1             | <del>4</del> ))<br><del>-4</del> ))     |  |  |  |
|                |              |   | ···   | <u> </u>   |                 | *//                                     |  |  |  |

<sup>&</sup>lt;sup>1</sup> Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American Nation Standard Institute, Inc. codified ANSI 05.1-1972.

The Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

AMENDATORY SECTION (Amending Order FT 78-7, filed 12/29/78)

WAC 458-40-19001 TIMBER PILING VOL-UME TABLE FOR WEST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD 7/1/79 THROUGH 12/31/79. Harvesters of piling in stumpage value areas ((of)) 1, 2, 3, 4 ((and)), 5, and 11 shall use the following piling table to determine the Scribner board foot volume ((and timber quality code number)) for each piling length and class.

((Timber Quality Code))

|                  |                 |  | ((Number))<br>((by Harvest Type))<br>((   |                                    |  |  |  |
|------------------|-----------------|--|---|------------------------------------|--|--|--|
| Piling<br>Length | Piling<br>Class | (( <del>Total</del> )) Scribn<br>Board Foot<br>Volume <sup>2/3</sup> | er(( <del>Young Growth</del><br>(( <del>Final Harvest</del><br>(( <del>Type</del> | Thinning)) Harvest))               |  |  |  |
| 20'              | A<br>B          | 80<br>70   | (( <del>4</del><br>(( <del>4</del>  | <del>4</del> ))                    |  |  |  |
| 25'              | A<br>B          | 100<br>90  | (( <del>4</del>   | 4))<br>4))                         |  |  |  |
| 30'              | A<br>B          | 130<br>110   | (( <del>4</del>   |                                    |  |  |  |
| 35'              | A<br>B          | 130<br>110   | (( <del>4</del>   |                                    |  |  |  |
| 40'              | A<br>B          | 150<br>120   | (( <del>4</del>   |                                    |  |  |  |
| 45'              | A<br>B          | 150<br>120   | (( <del>4</del>   |                                    |  |  |  |
| 50'              | A<br>B          | 160<br>140   | (( <del>4</del>   |                                    |  |  |  |
| 55'              | A<br>B          | 180<br>150   | (( <del>4</del>   |                                    |  |  |  |
| 60'              | A<br>B          | 190<br>160   | (( <del>4</del>   |                                    |  |  |  |
| 65'              | A<br>B          | 210<br>180   | (( <del>4</del>   |                                    |  |  |  |
| 70'              | A<br>B          | 230<br>190   | (( <del>4</del>   | <del>4</del> ))                    |  |  |  |
| 75'              | A<br>B          | 230<br>200   | (( <del>4</del>   | <del>4</del> ))                    |  |  |  |
| 80'              | A<br>B          | 250<br>210   | (( <del>4</del>   | <del>4</del> ))                    |  |  |  |
| 85'              | A<br>B          | 260(140)<br>210  | (( <del>2</del><br>(( <del>4</del>  | <del>2</del> ))<br><del>4</del> )) |  |  |  |
| 90'              | A<br>B          | 260(150)<br>220  | (( <del>2</del><br>(( <del>4</del>  | <del>2</del> ))<br><del>4</del> )) |  |  |  |
| 95'              | A<br>B          | 290(150)<br>240  | (( <del>2</del><br>(( <del>4</del>  | <del>2</del> ))<br>4))             |  |  |  |
| 100'             | A<br>B          | 310(160)<br>250  | (( <del>2</del><br>(( <del>4</del>  | <del>2</del> ))<br><del>4</del> )) |  |  |  |
| 105'             | A<br>B          | 330(170)<br>270  | (( <del>2                                   </del>                                |                                    |  |  |  |
| 110'             | A<br>B          | 380(220)<br>300(180)   | (( <del>2</del>   | <del>2</del> ))<br><del>2</del> )) |  |  |  |

<sup>&</sup>lt;sup>2</sup>Long log volume calculations are based on Official Log Scaling and Grading Rules, revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by

<sup>&</sup>lt;sup>3</sup>The number, enclosed in parenthesis after the total Scribner pole volume for each pole length and class, is the volume per pole for Number 2 sawmill and better log grade, where applicable.

|                  |                       |                                       | (( <del>Timber Qu</del><br>(( <del>Num</del><br>(( <del>by Harve</del> | r <del>ber</del> ))         |                |                            | (( <del>Total</del> ))<br>Scribner<br>Board |
|------------------|-----------------------|---------------------------------------|--|-----------------------------|----------------|----------------------------|---|
| Piling<br>Length | Piling                | ( <del>Total</del> )) Scribner        |  | Thinning)) Harvest)) Type)) | Pole<br>Length | Pole<br>Class <sup>1</sup> | Foot<br>Volume <sup>2</sup>                 |
| 115'             | A                     | 400(230)                              | (( <del>2</del>  | <del>2</del> ))             |                | 1                          | 80  |
|                  | В                     | 310(190)                              | (( <del>2</del>  | <del>2</del> ))             |                | 2                          | 70  |
| 120'             | A                     | 500(290)                              | (( <del>2</del>  | <del>2</del> ))             |                | 3                          | 50  |
| -                | В                     | 400(240)                              | (( <del>2</del>  | <del>2</del> ))             | 25'            | 4<br>5                     | 50  |
|                  |                       | ***                                   | -  |                             | 23             | 6                          | 40<br>40                                    |
|                  |                       | definitions as per<br>r "Round Timber |  |                             |                | ž                          | 30  |
|                  |                       | oved 1964).                           | riies . As the De  | esignation. D 23-           |                | 9                          | 30  |
| _                |                       | lume calculations                     | are based on Off   | icial Log Scaling           |                | 10                         | 20  |
| and              | d Grading             | g Rules revised Ja                    | anuary 1, 1978, p  | oublished by The            |                | 1                          | 110   |
|                  |                       | d Log Scaling Bu<br>bia River and the |  |                             |                | 2                          | 90  |
|                  | ading Bu              |                                       | Giays Harbor   | Log Scanng and              |                | 3                          | 60  |
| <sup>3</sup> Th  | e numbe               | r, enclosed in pa                     | renthesis after th   | e total Scribner            | 30'            | 4                          | 60  |
| bo               | ard foot v            | olume for each pi                     | ling length and cla  | ass, is the volume          |                | 5                          | 50  |
| •                | r piling fo<br>cable. | r Number 2 sawn                       | till and better log  | grade, where ap-            |                | 6                          | 50  |
| •                |                       |                                       |  |                             |                | 7<br>9                     | 50<br>40                                    |
|                  |                       | SECTION (A                            | mending Order  | FT 78-7, filed              |                | -                          | -   |
| 12/29/7          | -                     |                                       |  |                             |                | H2                         | 190   |
|                  |                       | 40-19002 TI                           |  |                             |                | Hl                         | 160   |
|                  |                       | EAST OF C                             |  |                             |                | 2                          | 140<br>100                                  |
|                  |                       | VDAR PERI                             |  |                             | 35'            | 3                          | 100   |
|                  |                       | 10 shall use th                       |  |                             | 33             | 4                          | 70  |
|                  |                       | letermine the                         |  |                             |                | 5                          | 60  |
|                  |                       | ality code nun                        |  |                             |                | 6                          | 60  |
|                  |                       | contained her                         |  |                             |                | 7                          | 50  |
|                  |                       | ity Code Table                        |  |                             |                | Н3                         | 240   |
|                  |                       | 1erchantable S                        |  |                             |                | H2                         | 240   |
|                  |                       | ity Code Table                        |  | alue Area 10,               |                | <b>H</b> 1                 | 200   |
| Merch            | antable               | Sawtimber, A                          | •  |                             |                | 1                          | 170   |
|                  |                       |                                       |  | (( <del>Total</del> ))      | 40'            | 2                          | 120   |
|                  |                       |                                       |  | Scribner                    |                | 3<br>4                     | 110<br>100                                  |
|                  | Pole                  | Po                                    | la.  | Board<br>Foot               |                |                            | 70  |
| ī                | ength                 | Cla                                   | ss <sup>1</sup>  | Volume <sup>2</sup>         |                | 5<br>6                     | 70  |
|                  |                       | Cia                                   |  | · Jidillo                   |                | Н6                         | 390   |
|                  |                       |                                       |  |                             |                | H5                         | 330   |
|                  |                       |                                       | 1  | 70                          |                | H4                         | 330   |
|                  |                       |                                       | 2  | 60                          |                | H3                         | 270   |
|                  |                       | •                                     | 3  | 50                          |                | H2                         | 270   |
|                  | 201                   | 4                                     | 4  | 50                          |                | HI                         | 220   |
|                  | 20'                   | •                                     | 5  | 30<br>30                    |                | 1                          | 180   |
|                  |                       | 9                                     | 5<br>7   | 20                          | 45'            | 2                          | 150   |
|                  |                       | Č                                     | ,<br><del>)</del>  | 20                          |                | 3                          | 110<br>110                                  |
|                  |                       | 10                                    | )  | 20                          |                | 4                          | 80  |
|                  |                       | • • •                                 | -  |                             |                | 5 6                        | 70  |
|                  |                       |                                       |  |                             |                | O                          | 70  |

| Pole<br>Length | Pole<br>Class    | (( <del>Total</del> ))<br>Scribner<br>Board<br>Foot<br>Volume <sup>2</sup> | Pole<br>Length | Pole<br>Class <sup>1</sup> | (( <del>Total</del> ))<br>Scribner<br>Board<br>Foot<br>Volume <sup>2</sup> |
|----------------|------------------|--|----------------|----------------------------|--|
|                | Н6               | 460  |                | Н6                         | 810  |
|                | H5               | 390  |                | H5                         | 700  |
|                | H4               | 390  |                | H4                         | 700  |
| 50'            | H3               | 340  |                | H3                         | 600  |
|                | H2               | 340  |                | H2                         | 600  |
| •              | H1               | 280  | 75'            | H1                         | 500  |
|                | 1                | 240  |                | 1                          | 440  |
|                | 2<br>3           | 190<br>150   |                | 2 3                        | 340<br>270   |
|                | 4                | 150  |                |                            |  |
|                | 5                | 120  |                | Н6                         | 960  |
|                |                  |  |                | H5                         | 830  |
|                | H6<br>H5         | 510<br>430   |                | H4<br>H3                   | 830<br>710   |
|                | H4               | 430  | 80'            | H2                         | 710  |
|                | H3               | 370  | 00             | H1                         | 610  |
| 55'            | H2               | 360  |                | i                          | 510  |
|                | H1               | 300  |                | 2                          | 420  |
|                | 1                | 250  |                | 3                          | 340  |
|                | 1<br>2<br>3<br>4 | 190  |                | Н6                         | 1020   |
|                | 3                | 150  |                | H5                         | 870  |
|                | 4                | 150  |                | H4                         | 870  |
|                | H6               | 610  |                | H3                         | 760  |
|                | H5               | 530  | 85'            | H2                         | 760  |
|                | H4               | 530  |                | H1                         | 640  |
|                | H3               | 440  |                | 1                          | 550  |
| 60'            | H2<br>H1         | 440<br>380   |                | 2<br>3                     | 450<br>360   |
| 00             | 1                | 310  |                |                            |  |
|                | 2                | 240  |                | Н6                         | 1110   |
|                | 3                | 200  |                | H5                         | 970  |
|                | 4                | 200  |                | Н4<br>Н3                   | 970<br>840   |
|                | Н6               | 650  | 90'            | H2                         | 840  |
|                | H5               | 570  | ,,,            | H1                         | 720  |
|                | H4               | 570  |                | 1                          | 620  |
|                | H3               | 490  |                | 2<br>3                     | 500  |
|                | H2               | 480 .  |                | 3                          | 420  |
| 65'            | Нi               | 410  |                | Н6                         | 1160   |
|                | 1                | 350  |                | H5                         | 1010   |
|                | 2<br>3           | 280<br>220   |                | H4                         | 1010   |
|                | 4                | 220  |                | H3                         | 870  |
|                |                  |  | 95'            | H2                         | 870  |
|                | H6               | 750  |                | Hi                         | 740  |
|                | H5<br>H4         | 650<br>650   |                | 1<br>2                     | 640<br>510   |
|                | H3               | 550  |                |                            |  |
|                | H2               | 560  |                | H6                         | 1380   |
| 70'            | HI               | 470  |                | H5                         | 1210   |
|                | 1                | 410  |                | H4<br>H3                   | 1210<br>1060   |
|                | 2                | 320  | 100'           | H2                         | 1060   |
|                | 2<br>3<br>4      | 260  | 100            | H1                         | 910  |
|                | 4                | 260  |                | i                          | 780  |
|                |                  |  |                | 2                          | 650  |

| Pole<br>Length | Pole<br>Class <sup>1</sup>                 | (( <del>Total</del> ))<br>Scribner<br>Board<br>Foot<br>Volume <sup>2</sup> |
|----------------|--|--|
| 105'           | H6<br>H5<br>H4<br>H3<br>H2<br>H1           | 1430<br>1250<br>1250<br>1100<br>1100<br>940<br>820<br>690                  |
| 110'           | H6<br>H5<br>H4<br>H3<br>H2<br>H1<br>1<br>2 | 1580<br>1390<br>1390<br>1220<br>1220<br>1070<br>920<br>770                 |
| 115'           | H5<br>H4<br>H3<br>H2<br>H1                 | 1470<br>1470<br>1280<br>1280<br>970<br>810<br>680                          |
| 120'           | H6<br>H5<br>H4<br>H3<br>H2<br>H1           | 1880<br>1680<br>1680<br>1480<br>1480<br>1290<br>1130<br>950                |
| 125'           | H6<br>H5<br>H4<br>H3<br>H2<br>H1           | 1910<br>1690<br>1690<br>1490<br>1490<br>1140<br>970<br>810                 |
| 130'           | H6<br>H5<br>H4<br>H3<br>H2<br>H1           | 2170<br>1920<br>1920<br>1710<br>1710<br>1510<br>1320<br>1140               |

<sup>&</sup>lt;sup>1</sup>Pole class definitions as per American National Standard specifications and dimensions for wood

poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI 05.1-1972.

AMENDATORY SECTION (Amending Order FT 78-7, filed 12/29/78)

WAC 458-40-19003 TIMBER PILING VOL-UME TABLE FOR EAST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD 7/1/79 THROUGH 12/31/79. Harvesters of piling in stumpage value areas 6, 7, 8, 9 and 10 shall use the following piling table to determine the Scribner board foot of volume. The timber quality code number for each piling length and class shall be determined by the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages." and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

| Piling<br>Length | Piling<br>Class | (( <del>Total</del> )) Scribner<br>Board Foot<br>Volume per<br>Piling Class <sup>2</sup> |
|------------------|-----------------|--|
| 20'              | A<br>B          | 90<br>70   |
| 25'              | A<br>B          | 100<br>80  |
| 30'              | A<br>B          | 130<br>110   |
| 35'              | A<br>B          | 140<br>100   |
| 40'              | A<br>B          | 140<br>100   |
| 45'              | A<br>B          | 150<br>110   |
| 50'              | A<br>B          | 190<br>150   |
| 55'              | A<br>B          | 190<br>150   |
| 60'              | A<br>B          | 240<br>200   |
| 65'              | A<br>B          | 240<br>200   |
| 70'              | A<br>B          | 260<br>210   |
| 75'              | A<br>B          | 270<br>220   |
|                  |                 |  |

<sup>&</sup>lt;sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

| Piling<br>Length | Piling<br>Class | (( <del>Total</del> )) Scribner<br>Board Foot<br>Volume per<br>Piling Class <sup>2</sup> |
|------------------|-----------------|--|
| 80'              | A<br>B          | 220<br>220   |
| 85'              | A<br>B          | 300<br>240   |
| 90'              | A<br>B          | 280<br>280   |
| 95'              | A<br>B          | 360<br>280   |
| 100'             | A<br>B          | 360<br>280   |
| 105'             | A<br>B          | 400<br>300   |
| 110'             | A<br>B          | 460<br>340   |
| 115'             | A<br>B          | 470<br>360   |
| 120'             | A<br>B          | 560<br>450   |

<sup>&</sup>lt;sup>1</sup> Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-56 (Reapproved 1964).

AMENDATORY SECTION (Amending Order FT 78-7, filed 12/29/78)

WAC 458-40-19004 CONVERSION DEFINITIONS AND FACTORS FOR ((1/1/79)) THE CALENDAR PERIOD 7/1/79 THROUGH ((6/30/79)) 12/31/79. (1) The following standard conversion definitions and factors shall be used in determining Scribner board foot volume scale for timber harvested that was not originally scaled in Scribner board foot volume scale.

### Table

No.

Conversion Method

### 1 Standard Cord

For logs on the average of 8 inches and larger on the small end of the log the conversion factor is 400 Scribner board feet per cord and for logs on the average of less than 8 inch on the small end of the log the conversion factor is 330 Scribner board feet per cord.

### Table No.

### Conversion Method

2 Shake Blocks and Boards

board feet.

A cord consisting of Cedar shingle or shake blocks based on stacked dimensions of 4 feet by 4 feet by 8 feet is equivalent to 600 Scribner board feet.

- 3 Cants or Lumber from Portable Mills
  Payment for cants is generally based on the board
  foot volume (lumber tally) cut from them. Payment for lumber cut from a portable mill is also
  generally based on the lumber tally from the log.
  To convert from lumber tally to Scribner log volume, multiply the lumber tally for the individual
  species by 75% and round to the nearest one thousand board feet Scribner scale.
- 4 Log Length Conversion Western Washington Only (Stumpage Value Areas 1, 2, 3, 4 ((and)), 5, and 11).

  Operations that cut and scale logs in short lengths (16 feet to 20 feet) shall adjust the volume downward to correspond to the long log scale basis used in the Stumpage Value Tables. To convert to long log scale, multiply the short log scale for each species by 82% and round to the nearest thousand
- 5 Log Length Conversion Eastern Washington Only (Stumpage Value Areas 6, 7, 8, 9 and 10).

  Operations that cut and scale logs in long lengths (32 feet to 40 feet) shall adjust the volume upward to correspond to the short log scale basis used in the Stumpage Value Tables. To convert to short log scale, multiply the long log scale for each species by 118% and round to the nearest thousand board feet.
- 6 Some standard converting factors and equivalents:
  - (a) 1 standard cord equals 128 cubic feet, gross
  - (b) 1 standard cord equals 85 cubic feet, solid wood
  - (c) 1 standard cord equals 2.4069 cubic meters of solid wood
  - (d) 1 cunit equals 100 cubic feet, log scale
  - (e) 1 meter equals 39.37 inches
  - (f) 1 cubic meter equals 35.315 cubic feet log scale
  - (g) 1 cunit equals 2.832 cubic meters, log scale
  - (h) 1 pound equals 0.454 kilograms
  - (i) 1 kilogram equals 2.2046 pounds
  - (j) 1 short ton equals 2000 pounds
  - (k) 1 short ton equals 907.18 kilograms
  - (1) 1 long ton equals 2240.0 pounds
  - (m) 1 long ton equals 1016.05 kilograms
  - (n) 1 metric ton (or tonne) equals 1000 kilograms or approximately 2204.62 pounds.
- (2) If the harvester chooses not to use the designated conversion definitions and/or factors, the harvester shall

<sup>&</sup>lt;sup>2</sup>Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

obtain approval of the procedure from the department before harvesting.

EXAMPLE: Weight or Cubic Measurement. If the original unit of measure was by weight (pounds or tons) or cubic feet (cunits or units), the harvester shall convert to Scribner Board Foot volume, but may use only such conversion procedures and factors as have been given prior approval by the department.

# WSR 79-07-085 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1413—Filed June 29, 1979—Eff. July 1, 1979]

I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-83-035

Monthly maintenance standard—Living in own home.

Amd WAC 388-92-030

Monthly maintenance standard—Person not in institution.

I, Michael Stewart, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these amendments are necessary to implement the biennial budget.

Such rules are therefore adopted as emergency rules to take effect on July 1, 1979.

This rule is promulgated under the general rule—making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Michael S. Stewart Executive Assistant

AMENDATORY SECTION (Amending Order 1339, filed 9/22/78)

WAC 388-83-035 MONTHLY MAINTE-NANCE STANDARD—APPLICANT LIVING IN OWN HOME. (1) The following monthly standards of available income for maintenance in dollar amounts shall apply when determining financial eligibility effective July 1, ((1978)) 1979.

| Family Size | Standard               |
|-------------|------------------------|
| 1           | \$(( <del>231</del> )) |
| 2           | (( <del>329</del> ))   |
| 3           | (( <del>375</del> ))   |
|             | <u>413</u>             |

For each individual above 3 members in the family, an increase in the amount of (64)70 shall be added.

- (2) Allowances for the costs of additional requirements in WAC ((388-28-150 through 388-28-251)) 388-29-150 through 388-29-230 shall not be considered as they have been averaged into the monthly maintenance standard.
- (3) The monthly maintenance standard in subsection (1) does not apply to persons identified in subdivisions (a) and (b); the standards in effect on August 1, 1972 apply.
- (a) Persons who, in August, 1972, received OAA, AFDC, AB or DA and also received RSDI benefits, and who became ineligible for OAA, AFDC, AB or DA solely because of the twenty percent increase in social security benefits under Public Law 92-336;
- (b) Current applicants for AFDC or FAMCO who, in August, 1972, received RSDI benefits and who would have been eligible for OAA, AFDC, AB, or DA in such month but are not currently eligible solely because of the twenty percent increase in social security benefits under Public Law 92-336.
- (4) The monthly maintenance standard in subsection (1) does not apply to persons identified in WAC 388-83-028 as categorically related to AFDC but ineligible because of increased income.
- (5) The individual receiving benefits under Title XVI, is not included in the family unit when applying the standards in subsection (1) for determining available income.

AMENDATORY SECTION (Amending Order 1339, filed 9/22/78)

WAC 388-92-030 MONTHLY MAINTE-NANCE STANDARD—PERSON NOT IN INSTITUTION. (1) After computing available income according to WAC 388-92-035(1) through (6) for Title XVI related federal and medical care only, the monthly maintenance standards in subsections (3) and (4) shall be allowed for an individual not in an institution or for dependents maintaining the family home of an institutionalized recipient effective July 1, ((1978)) 1979.

- (2) Deleted.
- (3) Monthly standard

| Standard                           |
|------------------------------------|
| \$(( <del>231</del> ))             |
| <u>254</u>                         |
| (( <del>329</del> ))               |
| <u>362</u><br>(( <del>375</del> )) |
| 413                                |
|                                    |

(4) To the standards in subsection (3) for a family of 3, (64)70 shall be added for each additional member.

## WSR 79-07-086 EMERGENCY RULES DEPARTMENT OF FISHERIES [Order 79-46—Filed June 29, 1979]

I, Gordon Sandison, director of Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial

fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the mesh restriction is removed from set nets in the Strait of Juan de Fuca since that gear is believed to operate on a different mix of stocks than drift gill nets. The Dungeness River is closed to protect pink and chinook runs. Area 12E is closed to protect local chinook stocks. The Samish River and the closed portion of Area 7C are closed to protect Samish Hatchery chinook stocks.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Gordon Sandison Director

### **NEW SECTION**

WAC 220-28-004B0K CLOSED AREA Effective June 29 through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 4B with drift gill net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-00500L CLOSED AREA Effective June 29 through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen,

to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 5 with drift gill net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-005F0F CLOSED AREA Effective July 1 through September 29, 1979, it shall be unlawful for any fisherman, including treaty indian fishermen, to take, fish for or possess salmon for commercial purposes from the waters of the Dungeness River with any type of gear.

### **NEW SECTION**

WAC 220-28-006C0F CLOSED AREA Effective June 29 through September 15, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 6C with drift gill net gear having a mesh size greater than 5-7/8 inches.

### **NEW SECTION**

WAC 220-28-007COL CLOSED AREA Effective July 1, 1979 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in that portion of Treaty Indian Salmon Management and Catch Reporting Area 7C inside a line projected from the mouth of Oyster Creek 237° True to a fishing boundary marker on Samish Island with any type of gear.

### **NEW SECTION**

WAC 220-28-007GOD CLOSED AREA Effective July 1, 1979 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes from the waters of the Samish River.

### **NEW SECTION**

WAC 220-28-012E0D CLOSED AREA Effective July 1 through September 8, 1979, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Treaty Indian Salmon Management and Catch Reporting Area 12E with any type of gear.

REPEALER (Amending Order 1339, filed 9/22/78)

The following sections of the Washington Administrative Code are repealed:

WAC 220-28-004B0J CLOSED AREA (79-44) WAC 220-28-00500K CLOSED AREA (79-44) WAC 220-28-006C0E CLOSED AREA (79-44)

# WSR 79-07-087 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1414—Filed June 29, 1979—Eff. July 1, 1979]

- I, Michael Stewart, Ex. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to nursing home accounting and reimbursement system, amending chapter 388-96 WAC.
- I, Michael Stewart, Ex. Assist., find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these amendments are necessary to implement the 1979-81 biennial budget.

Such rules are therefore adopted as emergency rules to take effect on July 1, 1979.

This rule is promulgated pursuant to RCW 74.09.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Michael S. Stewart Executive Assistant

### AMENDATORY SECTION (Amending Order #1382, filed 3/28/79)

WAC 388-96-222 SETTLEMENT. (1) Following completion of the field audit of an annual report, the department will compare the prospective rates paid to the contractor during the report period, weighted according to the number of patient days during which each rate was in effect, with the contractor's audited allowable costs for the period, taking into account all authorized shifting (WAC 388-96-223) and the upper rate limits set out in WAC 388-96-760.

- (2) Within sixty days after completion of the field audit, the department will send a written audit report to the contractor. In this report, the department will:
- (a) Explain the application of relevant contract provisions, regulations, auditing standards, rate formulas, and department policies to the contractor's report, in sufficient detail to permit the contractor to calculate with reasonable certainty its audited allowable costs and its settlement with the department;
- (b) Advise the contractor of rules and regulations justifying a settlement determination resulting in reimbursement in any cost center at less than actual allowable costs, as reported by the contractor and verified by audit;
  - (c) Summarize all audit disallowances; and

- (d) Request the contractor to refund money, if necessary, in accordance with the following principles:
- (i) In the patient care and food cost areas, the contractor shall refund all portions of payments received for recipients in excess of allowable patient care and food costs, respectively, for those recipients,
- (((ii) In the patient care cost area, the contractor shall also refund the percentage of the amount paid (less any recovery under subsection (i) above) equal to the percentage by which average per patient day nursing service hours provided were less than the minimum number of hours issued by the department;
- (((tii))) (ii) In the administration and operations and property cost areas, ((payments in excess of allowable costs will normally be retained by the contractor. Those overpayments shall be refunded only in the following circumstances:)) after January 1, 1979 the contractor shall refund all portions of payments received for recipients in excess of administration and operations and property costs, respectively, for those recipients.

(((A) Costs totaling \$.02 per patient day of \$1,000, whichever is higher, in any cost area, were reported which cannot be documented at audit, or accumulated liabilities of at least that amount were not properly reversed in accordance with WAC 388-96-032 or 388-96-113; or

- (B) All conditions and standards were not met during the entire fiscal year, as determined by the department in Title XIX certification surveys. The portion of the total overpayment attributable to thirty days plus the number of days from the date of the first survey at which a standard or condition was found unmet until the date of the survey showing all conditions and standards met will be recovered. For IMR facilities with initial certification conditioned upon meeting a plan of correction relating solely to IMR program standards, overpayments will not be recovered due to failure to comply with these standards during the period covered by this initial plan of correction; and))
- (((iv))) (iii) In the property cost area, the contractor shall refund amounts determined under WAC 388-96-571(4) or 388-96-573.
- (3) The contractor shall pay the refund, or shall commence repayment in accordance with a schedule determined by the department, within sixty days after receiving the audit report, unless the contractor contests settlement issues in good faith in accordance with the procedures set out in WAC 388-96-904. If the settlement determination is contested, the contractor shall pay or commence repayment in accordance with a schedule determined by the department within sixty days after such proceedings are concluded. The department will pay any amount due the contractor as the result of errors discovered at audit in billing or payment within thirty days after the audit report is received by the contractor or within thirty days after proceedings to contest the settlement are concluded.
- (4) If the contractor does not refund the overpayment or any installment when due, the department may withhold payments from current billings until the overpayment is refunded. Payments will only be withheld under

this subsection up to the unrefunded amount of the overpayment.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order #1353, filed 10/20/78)

WAC 388-96-719 METHOD OF RATE DETER-MINATION. (1) Data used in determining rates will be taken from the most recent complete, desk-reviewed annual cost report and from certified quarterly reports submitted by each contractor. ((If no annual report is available, the most recent desk-reviewed semiannual report will be used. Data from reports covering a period of less than six full months will not be used in determining rates, except for such reports which are submitted in accordance with WAC 388-96-101(2). Data from these reports will be combined with data from the report period immediately preceding the abbreviated period for purposes of determining rates.))

(2) Data containing obvious errors, data for facilities which are out of compliance with any standard or condition at any time during the reporting period, and data for facilities with average occupancy ratios of less than eighty-five percent for the report period, will be excluded from the determination of predicted costs and rate ranges under subsections (4) and (6) of this section.

- (3) Each contractor's reported cost data except, after December 31, 1978, for depreciation interest and lease costs, will be adjusted for economic trends based on component indices of the consumer price index issued by the United States department of labor, bureau of labor statistics. The national averages for the most recent twelve-month period will be applied in rate computations for the cost areas in subdivisions (a), (b), and (c) of subsection (3):
  - (a) Patient care—" health and recreation" index;
- (b) Administration and operations—Average of the "all items less food" and "services less care services" indices;
  - (c) Property—"shelter" index; and
- (d) ((Beginning July 1, 1978, for)) For the food cost area, the Seattle consumer price index for food at home over the most recent twelve month period will be used.
- (4) A predicted cost per patient day (excluding cost data and patient days relating to exceptional care recipients) ((in each of the four cost areas)) in the property cost area will be determined for each facility through multiple regression analysis, ((which allows the assessment of the joint impact of a set of factors on cost)) that does not include leased facilities. The formula ((for the linear multiple regression function is:)) which will be available from the department will recognize factors which may be significant, including location, age and type of facility.

 $\frac{((Y_c = A + B_1X_1 + B_2X_2 + \ldots + B_kX_k)}{\text{where:}}$ 

Y<sub>c</sub> is the predicted cost per patient day for an individual facility;

A is the base cost for a hypothetical facility where the factors all are zero;

 $B_1$ ,  $B_2$ ...  $B_k$  are the regression coefficients for the factors, and

 $X_1, X_2 \dots X_k$  are the independent variables or factors measuring the relevant characteristics of a facility.

A and  $B_1$ ,  $B_2$ ...  $B_k$  are determined statistically by the method of least squares. In order to be included in a regression formula, factors must show statistical predictability by being significant at the twenty percent level.))

(((5))) (a) After all predicted costs per patient day have been computed, the difference between each facility's reported costs, adjusted to take into account economic trends, and the predicted cost will be computed. The standard deviation of the difference will also be calculated.

 $((\frac{(6)}{(6)}))$  (b) To determine an individual contractor's prospective rate, its predicted cost for the ((patient care, food, and administration and operations cost areas is revised using the most current factor values that have been determined for the individual facility and the base cost and weights derived in the regression analysis described above. Beginning July 1, 1978 to determine an individual contractor's prospective rate in the)) property cost area((; its predicted cost)) is revised using the most current factor values that have been determined for the individual facility and the base cost and weights derived within the last twelve month period in the regression analysis described above. A rate ((range)) ceiling, defined as this predicted cost plus ((and minus)) one standard deviation of the difference calculated, in accordance with subsection (((5))) (a) of this section, for the ((food, administration and operations, and)) property cost area((s)) will then be determined. ((Beginning July 1, 1978 the rate range for the patient care cost area will be plus 1.75 standard deviations and minus one standard deviation from the predicted cost.)) If the contractor's reported costs (((adjusted for economic trends) are lower than the lower limit of the rate range, the lower limit will be the contractor's reimbursement rate. If these adjusted reported costs)) are higher than the upper limit of the rate range, the upper limit will be the contractor's reimbursement rate. If these adjusted reported costs fall within the standard rate range, the contractor's reimbursement rate will equal the adjusted

(((7))) (5) Where new standards are imposed, or the department wishes to encourage additional services or otherwise change the program, a cost-related adjustment will be made to the appropriate cost area rates of each contractor affected by the program change. Adjustments will be made until reported costs used in setting rates reflect the new standards or program changes.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order #1349, filed 10/9/78)

WAC 388-96-722 PATIENT CARE COST AREA RATE. (1) The patient care cost area reimbursement rate will be computed to cover the necessary

and ordinary costs of providing routine services and supplies to recipients in accordance with WAC 388-88-050 and 388-88-051.

- (((2) The regression equation used in the patient care cost area will contain weights for the following four factors:
- (a) Locality of the facility. This factor adjusts the base cost to provide for local market conditions. Facility location will be considered "urban" if it is one of the four Standard Metropolitan Statistical Areas (SMSA). It will be considered "rural" if it is not in an SMSA. SMSA areas are those established in the 1970 census for the state of Washington.
- (b) Type of facility. This factor adjusts the base cost to provide for the effect institutional requirements have on patient care costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes will be distinguished from facilities whose primary mission is the delivery of nursing home care.
- (c) Characteristics of patients in the facility, as determined by the department. This factor adjusts the base cost to provide for the effect patient mix has on patient care costs. Beginning July 1, 1978, this factor will be derived using a uniform patient assessment performed by the department. It will consist of the average functional status score of medical care recipients in the facility. Data will cover all recipients assessed in time to be included in the analysis. The most recent assessment data collected on each recipient will be used. The functional status score will be determined using the Katz Scale.
- (d) Number of floors of the facility. This factor adjusts the base cost to provide for the effect of physical plant differences on patient care costs. Data will be derived from inspection records in the state fire marshal's office.))
- (2) Beginning July 1, 1979, the patient care cost area reimbursement rate will be calculated using staffing data from recent cost reports and certified quarterly reports provided by the contractor to establish standard hours. The wages for patient care personnel shall be the sum of the product of ninety percent of the prevailing wages for the categories of nursing assistants, licensed practical nurses, registered nurses, and noncontractual therapists and related restorative employees, expressed as an hourly rate, based on the statewide salary survey conducted pursuant to RCW 41.06.160. The standard hours will be multiplied by the wages calculated above to calculate a rate.
- (3) In addition to its reimbursement rate, each contractor will be assigned a range of nursing service hours which represent the maximum and minimum number of hours the department will purchase. For purposes of this hour range for IMR facilities, nursing services include residential living services. The range will depend on the characteristics of the patients in each facility. From January 1, 1978 through December 31, 1978, it will be computed based on the ratio of the number of SNF, ICF and IMR patients of each level, respectively, to the total number of patients in the facility, assuming a range of 1-2 hours for ICF patients, 1.75 3 hours for SNF patients, 3.1-6.1 for IMR level A patients, 2.7-5.4 for

IMR level B patients, 2.1–3.6 for IMR level C patients, and 1.2–2.4 for IMR level D patients. On and after January 1, 1979, this range will be derived using a uniform patient assessment performed by the department. When the certification of a contractor is changed to add or eliminate a level of care, the range will be adjusted using the ratio of patients in each level of care at the time the new certification becomes effective. When the department requires new standards or makes program changes which require more or less nursing service, the range will be adjusted as of the effective date of the new standard or program change.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### AMENDATORY SECTION (Amending Order #1264, filed 1/9/78)

WAC 388-96-727 FOOD COST AREA RATE.
(1) The food cost area rate will be computed to cover the necessary and ordinary costs of procuring food, dietary dietary supplements and beverages for meals and between-meal nourishment for recipients.

(((2) The regression equation used in the food cost area will contain weights for the following four factors:

- (a) Location of the facility—King County.
- (b) Location of the facility—Clark County.
- (c) Location of the facility—Spokane County.

These factors adjust the base cost to provide for local market conditions in these three urban counties.

- (d) Type of facility. This factor adjusts the base cost to provide for the effect institutional requirements have on food costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes will be distinguished from those facilities whose primary mission is the delivery of nursing home care.))
- (2) On July 1, 1979, food reimbursement shall be one hundred and fifteen percent of the statewide average or approximately the 90th percentile of all costs for bulk and raw foods and beverages purchased for dietary needs, expressed as a per patient day amount. Rate increases subsequent to July 1, 1979 will be based on increases in the Seattle consumer price index for food as specified in 388-96-719(3)(c).

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### AMENDATORY SECTION (Amending Order #1264, filed 1/9/78)

WAC 388-96-735 ADMINISTRATION AND OPERATIONS COST AREA RATE. (1) The administration and operations cost area reimbursement rate will be computed to cover the necessary and ordinary costs of overall management of the facility, operation and maintenance of the physical plant, and providing dietary service (other than the cost of food and beverages)((:)), medical supplies, taxes and insurance.

- (((2) The regression equation used in the administration and operations cost area will contain weights for the following six factors:
  - (a) Location of the facility—Clark County.
  - (b) Location of the facility—Spokane County.

These two factors adjust the base cost to provide for local market conditions in the two counties:

- (c) Type of facility. This factor provides for the effect institutional requirements have on administration and operations costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes are distinguished from those facilities whose primary mission is the delivery of nursing home
- (d) Type of certification of the facility. This factor adjusts the base cost to provide for the effect differences in certification requirements have on administration and operations costs. Facilities with ICF-only certification will be distinguished from those with SNF/ICF (dual) certification.
  - (e) Number of floors of the facility.
- (f) Age of the facility. Factors (e) and (f) adjust the base cost to provide for the effect of physical plant differences on administration and operations cost. Data will be derived from inspection records in the state fire marshal's office.))
- (2) Beginning July 1, 1979, the administration and operations cost area reimbursement rate will be calculated as follows:
- (a) Hours for support staff other than administrators and assistant administrators will be taken from recent cost reports and certified quarterly reports provided by the contractor to determine standard hours.

Wages for the above employees shall be the sum of the product of ninety percent of the prevailing wages expressed as an hourly rate, based on the statewide salary survey as conducted pursuant to RCW 41.06.160. The standard hours will be combined with the wages determined above to calculate a rate.

(b) Other allowable administration and operations costs will be taken from the most recent desk-reviewed annual cost report and updated using the inflation factors specified in 388-96-719(4). Reimbursement for this portion of administration and operations will be limited to the eight-fifth percentile of all reporting facilities, except that facilities may be grouped by factors than owners or legal organizational characteristics, which could reasonably influence cost requirements for administration and operations.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order #1264, filed 1/9/78)

WAC 388-96-743 PROPERTY COST AREA RATE. (((1) The property cost area reimbursement rate will be computed to cover the necessary and ordinary costs of depreciation, interest, taxes, insurance, and rent of real and personal property:)) Property reimbursement

shall not exceed the predicted cost plus one standard deviation of the necessary and ordinary costs of depreciation, and interest, of owner-operated facilities utilizing a multiple regression formula developed by the department of social and health services, recognizing factors which may be significant, including location, age and construction type of facility. Rental costs of leased facilities shall be reimbursed to the extent they do not exceed the upper band of the multiple regression formula for comparable owner-operated facilities.

(((2) The regression equation used in the property cost area will contain weights for the following seven

factors:

(a) Location of the facility—King County.

(b) Location of the facility—Clark County.

(c) Location of the facility—Spokane County.

These three factors adjust the base cost to provide for local market conditions in the three counties.

- (d) Size of the facility. This factor adjusts the base cost to provide for the effect differences in size (defined as the number of licensed beds) have on property costs.
  - (e) Age of the facility.

(f) Facility's fire detection protection.

(g) Construction type. Facilities with types 1 and 2 construction will be distinguished from those with types 3, 4 and 5 construction. Factors (c), (f) and (g) adjust the base cost to provide for the effect of physical plant differences on property costs. Data will be derived from inspection records in the state fire marshal's office.))

## WSR 79-07-088 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed June 29, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-83-035

Monthly maintenance standard—Applicant living in own home.

Amd WAC 388-92-030

Monthly maintenance standard—Person not in institution.

It is the intention of the secretary to adopt these rules on an emergency basis effective July 1, 1979.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart
Executive Assistant
Department of Social and Health Services
Mail Stop OB-44 C
Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, August 8, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, Wa, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August

15, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to 8/8/79, and/or orally at 10:00 a.m., Wednesday, August 8, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: June 29, 1979
By: Michael S. Stewart
Executive Assistant

#### AMENDATORY SECTION (Amending Order 1339, filed 9/22/78)

WAC 388-83-035 MONTHLY MAINTENANCE STAND-ARD-APPLICANT LIVING IN OWN HOME. (1) The following monthly standards of available income for maintenance in dollar amounts shall apply when determining financial eligibility effective July 1, ((1978)) 1979.

| Family Size | Standard               |
|-------------|------------------------|
| 1           | \$(( <del>231</del> )) |
|             | 254                    |
| 2           | (( <del>329</del> ))   |
|             | 362                    |
| 3           | (( <del>375</del> ))   |
|             | 413                    |

For each individual above 3 members in the family, an increase in the amount of \$((64))70 shall be added.

- (2) Allowances for the costs of additional requirements in WAC ((388-28-150 through 388-28-251)) 388-29-150 through 388-29-230 shall not be considered as they have been averaged into the monthly maintenance standard.
- (3) The monthly maintenance standard in subsection (1) does not apply to persons identified in subdivisions (a) and (b); the standards in effect on August 1, 1972 apply.
- (a) Persons who, in August, 1972, received OAA, AFDC, AB or DA and also received RSDI benefits, and who became ineligible for OAA, AFDC, AB or DA solely because of the twenty percent increase in social security benefits under Public Law 92-336;
- (b) Current applicants for AFDC or FAMCO who, in August, 1972, received RSDI benefits and who would have been eligible for OAA, AFDC, AB, or DA in such month but are not currently eligible solely because of the twenty percent increase in social security benefits under Public Law 92-336.
- (4) The monthly maintenance standard in subsection (1) does not apply to persons identified in WAC 388-83-028 as categorically related to AFDC but ineligible because of increased income.
- (5) The individual receiving benefits under Title XVI, is not included in the family unit when applying the standards in subsection (1) for determining available income.

### AMENDATORY SECTION (Amending Order 1339, filed 9/22/78)

WAC 388-92-030 MONTHLY MAINTENANCE STAND-ARD-PERSON NOT IN INSTITUTION. (1) After computing available income according to WAC 388-92-035(1) through (6) for Title XVI related federal and medical care only, the monthly maintenance standards in subsections (3) and (4) shall be allowed for an individual not in an institution or for dependents maintaining the family home of an institutionalized recipient effective July 1, ((1978)) 1979.

(2) Deleted.

(3) Monthly standard

| Family size | Standard               |
|-------------|------------------------|
| 1           | \$(( <del>231</del> )) |
| 2           | (( <del>329</del> ))   |
| •           | 362                    |
| 3           | (( <del>375))</del>    |
|             | <u>413</u>             |

(4) To the standards in subsection (3) for a family of 3, ((64))70 shall be added for each additional member.

## WSR 79-07-089 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1634-Filed June 29, 1979]

I, Bob J. Mickelson, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to regulations relating to brucellosis and tuberculosis in cattle and goats, amending WAC 16-86-015.

This action is taken pursuant to Notice Nos. WSR 79-05-103 and 79-07-028 filed with the code reviser on 5/2/79 and 6/18/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 16.36 and 16.40 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Bob J. Mickelson Director

AMENDATORY SECTION (Amending Order 1588, filed 11/29/78)

WAC 16-86-015 WASHINGTON CATTLE SALE REQUIREMENTS. (1) No breeding cattle may be sold in this state unless within the thirty days immediately preceding the change of ownership the animal has been tested for brucellosis and the result of that test is negative. Except the following classes of cattle are exempt from this test requirement:

(a) Calves under six months of age.

- (b) Cattle sold or consigned to a registered quarantine feed lot.
- (c) Cattle sold or consigned to an official slaughter establishment for slaughter within fourteen days.

(d) Steers and spayed heifers.

- (e) Officially calfhood vaccinated dairy cattle under twenty months of age and officially vaccinated beef cattle under twenty-four months of age from herds not under quarantine.
- (f) The Department shall review operation of this section (WAC 16-86-015(1) in February 1980, August 1980, and February 1981 to determine the results of the testing program in terms of the numbers of suspects and reactors discovered and the status of the brucellosis situation in the state. The purpose of the review is to assess the need for changes.

(g) Unless after a hearing renewal is determined to be necessary, this section (WAC 16-86-015(1)) shall expire on August 1, 1981.

(((1))) (2) After September 1, 1979, no female dairy cattle may be sold or introduced into commercial dairy herds in the state of Washington unless they are properly identified as official brucellosis vaccinates; except the

following classes of cattle are exempt from this requirement:

(a) Calves under three months of age.

- (i) Female calves under three months acquired by the commercial herd and natural female additions shall be officially brucellosis calfhood vaccinated and identified before the age of six months or removed from the herd.
- (b) Female cattle in Washington herds over ((2)) two
- (c) After January 1, 1980, female cattle in Washington herds over ((3)) three years of age.
- (d) After January 1, 1981, female cattle in Washington herds over (4) four years of age.
- (e) After January 1, 1982, female cattle in Washington herds over ((5)) five years of age.
- (f) After January 1, 1983, female cattle in Washington herds over ((6)) six years of age.
- (((2))) (3) All Washington cattle shall be individually identified and permanently recorded as to herd of origin prior to being sold or consigned for slaughter. Such identity shall be transferred to the blood sample taken for MCI test purposes. These records shall be made available to the department upon request. Except the following classes of cattle shall be exempt from this requirement:
- (a) Cattle under ((24)) twenty-four months of age. (Not parturient or post parturient.)
  - (b) Steers and spayed heifers.

### WSR 79-07-090 ADOPTED RULES DEPARTMENT OF AGRICULTURE [Order 1641—Filed June 29, 1979]

I, Bob J. Mickelson, director of Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Heptachlor

This action is taken pursuant to Notice No. WSR 79-05-113 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

treated grain seed, WAC 16-228-320 and 16-228-330.

This rule is promulgated pursuant to chapters 15.58 and 17.21 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Bob J. Mickelson Director

### **NEW SECTION**

WAC 16-228-320 HEPTACHLOR TREATED GRAIN SEED—DEFINITION. Any grain seed treated with heptachlorotetrahydro-4,7-methanoindene (heptachlor) is hereby declared to be a pesticide.

### **NEW SECTION**

WAC 16-228-330 USE AND DISTRIBUTION. (1) Heptachlor treated grain seed is hereby declared to be a restricted use pesticide and the use or application of any heptachlor treated grain seed for commercial plantings shall be prohibited on all irrigated land within an area starting at the common boundary of Klickitat and Benton county and the Columbia River; thence north along the county boundary fourteen miles more or less to the common township line between T6N and T7N; thence east along the township line twenty-nine miles more or less to the common range line between R28E and R29E; thence south along the range line six miles more or less to the Columbia River; thence westerly along the Columbia River to the point of beginning, including the Umatilla National Wildlife Refuge lying in Benton county in Washington State.

(2) Heptachlor treated grain seed shall be secured during transit within the state of Washington by use of side and/or end racks, bracings, chocks, tiedowns, tarps or other means to prevent the treated seed containers or the treated seed from falling or blowing off the vehicle with normal vehicle acceleration, travel speed, deceleration, or change in direction.

- (3) Heptachlor treated grain seed shall be handled in such a manner as to prevent any spillage within the state of Washington. Should spillage of the treated seen occur, the seed spill must immediately be cleaned up to prevent any hazard to wildlife, domestic animals or humans.
- (4) Heptachlor treated grain seed shall be exempt from the pesticide registration requirements of sections 15.58.050 and 15.58.130 of the Washington Pesticide Control Act 15.58 RCW.

## WSR 79-07-091 ADOPTED RULES DEPARTMENT OF AGRICULTURE [Order 1633—filed June 29, 1979]

I, Bob J. Mickelson, director of Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to regulations controlling the application of Picloram (Tordon) in Spokane county, WAC 16-230-510 and 16-230-520.

This action is taken pursuant to Notice No. WSR 79-05-114 filed with the code reviser on May 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 15.57 and 17.21 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Bob J. Mickelson Director

### **NEW SECTION**

WAC 16-230-510 DEFINITION. Picloram means all registered pesticide products containing 4-amino-3.5.6-trichloropicolinic acid as the potassium salt. This formulation may be known as Tordon.

### **NEW SECTION**

WAC 16-230-520 USE AND APPLICATION. Picloram (Tordon) is hereby declared to be a restricted use pesticide and the use or application of any formulation of picloram shall be prohibited in the following portion of Spokane county: An area beginning at the intersection of Brooks Road and State Highway 902: thence northerly along the Brooks Road four miles more or less to State Highway 2; thence easterly along State Highway 2 four miles more or less to the Craig Road; thence northerly on Craig Road for 1/2 mile more or less to the Airway Heights city limits; thence easterly one mile more or less along the north boundary of the Airway Heights city limits; thence southerly 1/2 mile more or less along the east boundary of the Airway Heights city limits to State Highway 2; thence easterly one mile along State Highway 2 to the Hayford Road; thence southerly three miles more or less along the Hayford Road to State Highway 902; thence westerly along State Highway 902 to the point of beginning.

> WSR 79-07-092 PROPOSED RULES **ENERGY OFFICE** [Filed June 29, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Energy Office intends to adopt, amend, or repeal rules concerning Petroleum Allocation, chapter 194-14 WAC;

that such agency will at 1:30 p.m., Wednesday, August 8, 1979, in the Conference Room, first floor, 400 East Union Avenue, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Wednesday, August 8, 1979, in the Conference Room, first floor, 400 East Union Avenue, Olympia, WA.

The authority under which these rules are proposed is RCW 43.21F.050(12).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 1:30 p.m., Wednesday, August 8, 1979, Conference Room, first floor, 400 East Union Avenue, Olympia, WA.

Dated: June 29, 1979 By: Jack O. Wood Director

AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-030 DEFINITIONS. The following words and terms have the following meanings for the purposes of this chapter, unless otherwise indicated.

(1) "Agricultural production" means all the activities classified under the industry code numbers specified in paragraph (a) below as set forth in the Standard Industrial Classification Manual, 1972 edition, except those industry code numbers listed in paragraph (b) which are excluded:

(a) Activities included. (i) All industry code numbers included in Division A, Agriculture, Forestry and Fishing, except as specified in paragraph (b) of this section.

(ii) All industry code numbers included in Major Group 20, Food and Kindred Products, of Division D, as specified in paragraph (b) below: and

(iii) All the following other industry code numbers:

1474 Potash, Soda and Borate Minerals (Potash mining only); 1475 Phosphate Rock;

- 2141 Tobacco Stemming and Redrying;
- 2411 Logging Camps and Logging Contractors;

Sawmills and Planing Mills; 2421

- 2819 Industrial Inorganic Chemicals, Not Elsewhere Classified (dicalcium phosphate only);
- Nitrogenous Fertilizers;
- 2874 Phosphatic Fertilizers;
- 2875 Fertilizers, Mixing Only;
- 2879 Pesticides and Agricultural Chemicals Not Elsewhere Classified:
- 4212 Local Trucking Without Storage (farm to market hauling and log trucking only);
- Irrigation Systems (for farm use); and

Retail Bakeries, Baking and Selling. 5462

- (b) Activities excluded. (i) All the following industry code numbers, otherwise listed under Division A, Agriculture, Forestry and Fishing, are excluded from the definition:
- 0271 Fur-Bearing Animals and Rabbits (except rabbit farms which are included in the definition;
- 0279 Animal Specialties, Not Elsewhere Classified (except apiaries, honey production and bee, catfish, fish, frog and trout farms which are included in the definition);
- Veterinary Services for Animal Specialties;

0752 Animal Specialty Services

- 0781 Landscape Counseling and Planning;
- 9782 Lawn and Garden Services; and
- 0849 Gathering of Forest Products, Not Elsewhere Classified.
- (ii) All the following industry code numbers, otherwise listed under Major Group 20, Food and Kindred Products, of Division D, Manufacturing, are excluded from the definition:
- 2047 Dog, Cat and Other Pet Food;

Chewing Gum; and
Distilled, Rectified and Blended Liquors. 2085

Generally, an applicant may be considered as an agricultural producer if he derives the majority of his income from that activity.

- (((1))) (2) Assignment: An action designating that an authorized purchaser be supplied at a specified entitlement level by a specified supplier.
- (3) Base period (or base allocation period): (a) for gasoline means the month of the period November, 1977, through October, 1978, corresponding to the current month;

(b) for middle distillates means the month during calendar year

1978 corresponding to the current month.

(((2))) (4) Base Period Supply Volume: The volume of purchases from a supplier or to purchasers during the base period ((as defined in 10 C.F.R. S 211.17.))

(5) "Bulk purchaser" means any firm which is an ultimate consumer which, as part of its normal business practices, purchases or obtains middle distillates or motor gasoline from a supplier and either (a) receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location, or (b) with respect to use in agricultural production, receives delivery into a storage tank with a capacity not less than 50 gallons substantially under the control of that firm. A bulk purchaser of heating oil would include any firm or individual needing the product for space heating and has a storage tank substantially under the control of that firm or individual at a fixed location.

(((3))) (6) Coordinator: The Director or his designee who is authorized to sign orders and authorizing documents for permanent assignments.

((4))) (7) Current Requirements: The supply of an allocated product needed by an end-user or wholesale purchaser to meet its present supply requirements for any single month.

(((5))) (8) Director: The Director of the Washington State Energy

Office.

(9) Emergency or Severe Hardship: A situation which, in the opinion of the office, represents an immediate and severe potential threat to the health, safety and well being of the citizens of the state.

(((6))) (10) Emergency Petroleum Allocation Act: Public Law 93-

159.

(11) Emergency services: Law enforcement, fire fighting, and emer-

gency medical services.

(((7))) (12) End-User: Any person who is an ultimate consumer of an allocated product other than a wholesale purchaser-consumer and

is also a bulk purchaser.

- (13) Energy production: The exploration, drilling, mining, refining, processing, production and distribution of coal, natural gas, geothermal energy, petroleum or petroleum products, shale oil, nuclear fuels and electrical energy. It also includes the construction of facilities and equipment used in energy production, such as pipelines, mining equipment and similar capital goods. Excluded from this definition are synthetic natural gas manufacturing, electrical generation whose power source is petroleum based, gasoline blending and manufacturing and refinery fuel use.
- (14) Market area: The delineation of the market area will vary in each case, and ultimately will be determined by the office. There can be no hard and fast criteria, but some general guidelines may be

observed:

(a) In a city of 25,000 population, the market area to be considered should be the area within a one-mile radius of the applicant or affect-

ed party.

(b) In a suburban area (housing developments, shopping centers, apartments) the market area to be considered should be the area within a two-to-three mile radius of the applicant or affected party, depending upon the density of recent growth and traffic pattern

characteristics in the area.

(c) On a non-urban arterial highway with full control of access, the market area should include the area within one-fourth mile of the access point and the next two access points in each direction from the

applicant or affected party.

(d) On a non-urban arterial highway with uncontrolled access or partially controlled access, the market area should include five miles in either direction along the highway from the applicant or affected party.

(e) On a through street or through highway in a rural area, the market area should be that area within a five mile radius of the appli-

cant or affected party.

(f) In a town under 25,000 population, the market area should be a two mile radius from the applicant or affected party.

As used in the above guidelines, the following terms have the following meanings:

"Arterial highway" means a highway primarily for through traffic,

usually on a continuous route.

"Full control of access" means that the authority to control access is exercised to give preference to through traffic by providing access connections with selected public roads only and by prohibiting crossings at grade or direct private driveway connections.

"Partially controlled access" means that the authority to control access is exercised to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings at grade and some private driveway connections.

(15) Medical and nursing buildings: buildings that house medical, dental or nursing activities including, but not limited to those listed in Appendix I of 6 CFR 300.18-300.19, the use of clinics, hospitals,

nursing homes and other facilities.

(16) Middle distillate: any derivatives of petroleum including kerosene, home heating oil, range oil, stove oil, and diesel fuel, which have a fifty percent boiling point in the ASTM D86 standard distillation test falling between 371° and 700° F. Products specifically excluded from this definition are kerosene-base and naphtha-base jet fuel, heavy fuel oils as defined in VV-F-815C or ASTM D-396, grades #4, 5, and 6, intermediate fuel oils (which are blends containing #6 oil), and all specialty items such as solvents, lubricants, waxes and process oil.

(17) Motor gasoline: a mixture of volatile hydrocarbons, suitable for operation of an internal combustion engine, whose major components are hydrocarbons with boiling points ranging from 140° to 390° F and whose source is distillation of petroleum and cracking, polymerization, and other chemical reactions by which the naturally occurring petroleum hydrocarbons are converted to those that have superior fuel properties.

(((8))) (18) Office: The Washington State Energy Office.

(((49))) (19) Officer: The Director or his designee who is authorized to sign orders and authorizing documents for state set-aside assignments.

(((10))) (20) Order: A written directive or verbal communication of a written directive if promptly confirmed in writing, issued by the Office concerning state set-aside assignments or permanent assignments, or a written document issued by the Fuel Allocation Appeals Board deciding an appeal from an order of the Office. ((An order is effective on the date of its issuance:)) An order shall be deemed to issued on the date on which it is signed by the Officer or Coordinator. With respect to permanent assignment orders, they shall not become effective unless and until the Regional DOE office authorizes the action. Set-aside assignment orders are effective on the date of issuance.

(21) Passenger transportation services: (a) air and surface facilities and services, including water and rail, for carrying passengers whether publicly or privately owned, including tour and charter buses, van pools and taxicabs which serve the general public; and

(b) bus transportation of pupils to and from school and school spon-

sored activities

(((+++))) (22) Permanent Assignment: A recommendation by the Office to the ((Federal Energy Administration)) U. S. Department of Energy that an applicant be assigned a permanent supplier and an allocation entitlement.

(((12))) (23) Prime Supplier: The supplier or producer which makes the first sale of any allocation product subject to the state set-aside into the state distribution system for consumption within the state.

(((13))) (24) Purchaser: Wholesale purchaser, end-user, or both.

(((+4))) (25) Retail Gasoline Outlet: Wholesale purchaser-reseller which purchases or otherwise obtains gasoline and resells or otherwise transfers it to ultimate consumers.

(26) Sanitation services: the collection and disposal for the general public of solid wastes, whether by public or private entities, and the maintenance, operation and repair of liquid purification and waste facilities during emergency conditions. Sanitation services also includes the provision of water supply services by public utilities, whether privately or publicly owned or operated.

(((15))) (27) Set-Aside: The amount of an allocated product which is made available from the total supply of a prime supplier to resolve emergencies and hardships due to fuel shortages, pursuant to 10

C.F.R. S 211.17.

(((16))) (28) Supplier: Any firm or subsidiary of any firm which presently sells, transfers or otherwise furnishes any allocated product or crude oil to wholesale purchasers or end-users.

(29) Telecommunications services: the repair, operation, and maintenance of voice, data, telegraph, video, and similar communications services to the public by a communications common carrier, during

periods of substantial disruption of normal service.

(30) Truck: a motor vehicle with motive power designed primarily for the transportation of property or special purpose equipment and with a gross vehicle weight rating for a single vehicle (the value specified by the manufacturer as the loaded weight of the vehicle) or the equivalent thereof in excess of 20,000 pounds, or in the case of trucks designed primarily for drawing other vehicles and not so constructed as to carry a load other than part of the weight of the vehicle and the load so drawn, with a gross combination weight rating (the value specified by the manufacturer as the loaded weight of the combination vehicle) or the equivalent thereof in excess of 20,000 pounds.

(((+17))) (31) Wholesale Purchaser-Consumer: Any firm that is an ultimate consumer which, as part of its normal business practices, purchases or obtains an allocated product from a supplier and receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location and which either (a) purchased or obtained more than 20,000 gallons of that allocated product for its own use in agricultural production in any completed calendar year

subsequent to 1971;

(b) purchased or obtained more than 50,000 gallons of that allocated product in any completed calendar year subsequent to 1971 for use in one or more multi-family residences; or

(c) purchased or obtained more than 84,000 gallons of that allocated product in any completed calendar year subsequent to 1971.

(((18))) (32) Wholesale Purchaser-Reseller: Any firm which purchases, receives through transfer, or otherwise obtains an allocated product and resells or otherwise transfers it to other purchasers without substantially changing its form.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-040 APPLICATIONS FOR SET-ASIDE AS-SIGNMENTS-FORM. Except as provided in WAC 194-14-050, all applications for state set-aside assignment shall be submitted on forms approved by the Office or in a signed letter containing the following information:

(1) The applicant's name, address, telephone number, prime supplier, amount requested and an explanation of the reason for the application, including the date by which the product is needed(;), and if available, the applicant's allocation for the month of application.

(2) ((If the applicant is a wholesale purchaser-consumer, the allocation figure for the month of application;)) The applicant must identify energy conservation programs which that individual or firm has in effect.

(((3))) If the applicant is a wholesale purchaser-reseller, the allocation figure for the month of application, and the name of the applicant's oil representative.))

(3) If the applicant is a wholesale purchaser-reseller, current retail prices being charged for the requested fuel.

(4) If the applicant is a service or gas station, anticipated days and hours of operation.

The Office may request such additional information from an applicant as it deems necessary.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-060 STATE SET-ASIDE ASSIGNMENTS-((CRITERIA)). (1) General. To the extent that such supplies are available to the state, ((Assignments)) assignments from the state setaside may be made to wholesale purchaser-consumers and end-users located within the state who demonstrate hardship or emergency, or to wholesale purchaser-resellers to enable them to supply such persons. An applicant may be deemed to demonstrate hardship if:

(((1))) (a) Such applicant is undergoing curtailment of an energy source and must depend on an alternate source of energy for which he has no allocation or an insufficient allocation; or

(((2))) (b) Said applicant is a wholesale purchaser-reseller and demonstrates:

(((a))) (i) a need for additional product as a result of supply imbalance: and

(((b))) (ii) good faith compliance with fair marketing practices; and (((c))) (iii) in cases where long term relief is available through action by the ((Federal Energy Administration)) U. S. Doe, that such action has been initiated by the applicant; or

(((3))) (c) Said applicant is an end-user or wholesale purchaserconsumer who is unable to obtain needed product for his own use from his supplier of record.

(d) Said applicant has an energy conservation program in effect.

(2) Priorities and Procedures. (a) To the maximum extent practicable, the order in which cases will be processed, and the maximum levels at which applicants may be allocated state set-aside product for the month of request will be as follows:

(i) Up to 100% of current requirements for the following uses:

(A) Emergency or severe hardship situations; and

(B) Space heating requirements of medical and nursing buildings.

(ii) Up to 100% of current requirements of Passenger-Transportation Services.

(iii) Up to 100% of current requirements to any wholesale purchaser-consumer or end-user needing the product in the opinion of the Office to avoid a serious disruption in their business operation.

(iv) Up to 100% of current requirements multiplied by the allocation fraction to retail outlets which are experiencing, in the opinion of the Office, an unusually low allocation level as compared to their average allocation levels because of such things as road construction, illness specific market area problems, or other circumstances which prevented normal operations during the base period.

Also included in this category are service stations located in "discrete market areas" or communities which may be experiencing severe supply imbalances as compared to the statewide average. Such imbalances may be due to disproportionate area growth, unanticipated demand, or product loss (e.g., station closures) since the base allocation period. In addition, the Office may determine it appropriate to issue set-aside on the basis that an emergency or serious disruption in the market place may occur if such state action is not taken.

(v) Up to 100% of current requirements, multiplied by the allocation fraction, to all remaining cases representing wholesale purchaser-consumers or end-users.

(vi) Up to 100% of base period use, multiplied by the allocation fraction, to all remaining applicants.

(b) (i) If set-aside product is not available to meet all requests within a given category as listed in Item (2) (a) above, cases within that category will be processed on a first-in, first-out basis.

(ii) No distinction will be made among any cases received prior to the first of the month for which product is requested. All such cases will be randomly logged in as being received on the first of the month.

(3) Acceptance of Product. Applicants receiving a set-aside assignment must notify their supplier of their intent to receive the allocated product no later than 7 days from the date the order was issued, or before the end of the month during which the order was issued, whichever comes sooner. Such notification having been given, the set-aside order is valid irrespective of the fact that the allocated product may not be delivered during the month the assignment was made.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-120 PERMANENT ASSIGNMENTS—CRITE-RIA—((PRIORITY)) AGRICULTURAL AND PASSENGER TRANSPORTATION SERVICES END-USERS. Applications from ((priority)) agricultural and passenger transportation services end-users ((as described in 10 C.F.R. S 211, subparts F-K)) will be approved. These end-users must satisfy the Office through proper verification and certification that they meet the classification of ((priority)) agricultural or passenger services.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-130 PERMANENT ASSIGNMENTS-CRITE-RIA—((NONPRIORITY)) ALL OTHER END-USERS. Applications from all other end users ((nonpriority users)) will not be approved unless the following conditions apply:

(1) There is severe economic impact on the business directly resulting from reliance on retail purchases by that business; and

(2) An energy conservation program is in effect as demonstrated to the Office: and

(3) Every attempt has been made, including feasible changes in regular business operations, to obtain needed fuel through retail outlets.

### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-160 APPEALS BOARD. All appeals taken under these regulations shall be heard by the Fuel Allocation Appeals Board which shall consist of ((three employees of the Office appointed by the Director. The Board members shall be persons who were not involved in the decision from which the appeal is taken.)) the Director of the Office or his designee who shall serve as ex-officio member, and the directors, or their designees, of the Washington State Departments of Agriculture, State Patrol and Commerce and Economic Development.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 194-14-080 STATE SET-ASIDE—MAXIMUM QUANTITIES.

# WSR 79-07-093 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES [Order 79-11—Filed June 29, 1979]

I, James T. Hughes, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to risk classification definitions, experience rating plan rules and parameters, and premium rates under the industrial insurance laws of the state of Washington.

I, James T. Hughes, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is there exists a discrepancy between premium rates presently in effect for football teams affiliated with the National Football League, and rates suggested by initial experience of these teams under the workers' compensation program. This is attributable in part to administrative practices of these terms in respect to payment of wages for injured players. As exposure for these teams in the 1979-80 season is to commence almost immediately, observance of the requirements of notice and opportunity to present views on the proposed action would preclude effective adjustment of premium rates for much of the current year's employment by these teams.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 51.16.035 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By James Hughes Director

AMENDATORY SECTION (Amending Order 74–40, filed 11/27/74)

WAC 296-17-738 CLASS 67-7

Football teams((-)), N.O.C. Hockey teams. Roller derbies. Contact sports, N.O.C. This class applies to professional contact sports and includes umpires, referees, playing coaches and managers.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### **NEW SECTION**

WAC 296-17-755 CLASS 71-2

Football teams. This class applies to football teams which are participants in the National Football League and includes playing coaches and managers.

AMENDATORY SECTION (Amending Order 76-18, filed 5/28/76)

WAC 296-17-850 **EXPERIENCE** PLAN — ELIGIBILITY AND EXPERIENCE PERI-OD. (1) Eligibility. Each employer who has reported experience during more than one fiscal year of the "experience period" shall have his base rates multiplied by an "experience modification" calculated in accordance with the rules of this Manual. The development of the "experience modification" as set forth in WAC 296-17-855 shall include losses and exposure reported in all risk classes: PROVIDED, That the "experience modification" determined in accordance with WAC 296-17-855 shall not apply to Industrial Insurance rates in the following classes: 5-5 (WAC 296-17-520), 48-7 (WAC 296-17-648), 67-7 (WAC 296-17-738), 67-8 (WAC 296-17-739) and 68-9 (WAC 296-17-745)((:)) and 71-2 (WAC 296-17-755). Employer premiums in the foregoing classes shall be computed at base Industrial Insurance rates as set forth in WAC 296-17-895.

(2) Experience Period. The "experience period" shall be the oldest three of the four fiscal years preceding the effective date of premium rates as set forth in WAC 296-17-895.

### **NEW SECTION**

### WAC 296-17-88501 TABLE IIIa

Expected Loss Rates and D-Ratios Expected Loss Rates in Dollars Per Man-Day For Indicated Fiscal Year

| Class | 1975 | 1976 | 1977 | D-Ratio |
|-------|------|------|------|---------|
| 71-1  | 3.32 | 3.41 | 3.22 | .457    |

### **NEW SECTION**

WAC 296-17-89501 INDUSTRIAL INSUR-ANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY.

> Rates Effective July 1, 1979

Accident Medical
Fund Base Aid Fund
Rate Rate
Class (per man-day) (per man-day)
71-2 7.22 8.29

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78)

WAC 296-17-920 ASSESSMENT FOR SUP-PLEMENTAL PENSION FUND. The amount of one cent shall be retained by each employer from the earnings of each of his workmen for each hour or fraction thereof the workman is employed. PROVIDED, That in classifications 67-7 and 71-2 the employer shall retain eight cents per man-day from each of his workmen. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such monies shall be remitted to the Department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the Department as provided under WAC 296-15-060. All such monies shall be deposited in the supplemental pension fund.

### WSR 79-07-094 EMERGENCY RULES ENERGY OFFICE

· [Order 79-1—Filed June 29, 1979]

I, Jack O. Wood, director of Washington State Energy Office, do promulgate and adopt at 400 East Union Avenue, Olympia, WA, the annexed rules relating to petroleum allocation, chapter 194–14 WAC.

I, Jack O. Wood, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is a petroleum shortage presently exists in the state. A portion of the petroleum products available in the state are set-aside for distribution by this office to emergency and hardship cases. The office needs rules by which to process the requests for set-aside product. Therefore, the office must promulgate these rules immediately to respond to the existing shortage.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 43.21F.050(12) which directs that the Washington State Energy Office has authority to implement the provisions of P.L. 93-159 Emergency Petroleum Allocation Act; 10 C.F.R. 205 of the Federal Mandatory Petroleum Allocation Regulations.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Jack O. Wood Director AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-030 DEFINITIONS. The following words and terms have the following meanings for the purposes of this chapter, unless otherwise indicated.

(1) "Agricultural production" means all the activities classified under the industry code numbers specified in paragraph (a) below as set forth in the Standard Industrial Classification Manual, 1972 edition, except those industry code numbers listed in paragraph (b) which are excluded:

(a) Activities included. (i) All industry code numbers included in Division A, Agriculture, Forestry and Fishing, except as specified in paragraph (b) of this section.

(ii) All industry code numbers included in Major Group 20, Food and Kindred Products, of Division D, as specified in paragraph (b) below, and

(iii) All the following other industry code numbers:

1474 Potash, Soda and Borate Minerals (Potash mining only);

1475 Phosphate Rock;

2141 Tobacco Stemming and Redrying;

2411 Logging Camps and Logging Contractors;

2421 Sawmills and Planing Mills;

2819 Industrial Inorganic Chemicals, Not Elsewhere Classified (dicalcium phosphate only);

2873 Nitrogenous Fertilizers;

2874 Phosphatic Fertilizers;

2875 Fertilizers, Mixing Only,

2879 Pesticides and Agricultural Chemicals Not Elsewhere Classified;

4212 Local Trucking Without Storage (farm to market hauling and log trucking only);

4971 Irrigation Systems (for farm use); and 5462 Retail Bakeries, Baking and Selling.

(b) Activities excluded. (i) All the following industry code numbers, otherwise listed under Division A, Agriculture, Forestry and Fishing, are excluded from the definition:

0271 Fur-Bearing Animals and Rabbits (except rabbit farms which are included in the definition;

O279 Animal Specialties, Not Elsewhere Classified

(except apiaries, honey production and bee, catfish, fish, frog and trout farms which are included
in the definition);

1742 Veterinary Services for Animal Specialties;

0752 Animal Specialty Services;

0781 Landscape Counseling and Planning;

9782 Lawn and Garden Services; and

0849 Gathering of Forest Products, Not Elsewhere Classified.

(ii) All the following industry code numbers, otherwise listed under Major Group 20, Food and Kindred Products, of Division D, Manufacturing, are excluded from the definition:

2047 Dog, Cat and Other Pet Food;

2067 Chewing Gum; and

2085 Distilled, Rectified and Blended Liquors.

Generally, an applicant may be considered as an agricultural producer if he derives the majority of his income from that activity.

(((1))) (2) Assignment: An action designating that an authorized purchaser be supplied at a specified entitlement level by a specified supplier.

(3) Base period (or base allocation period): (a) for gasoline means the month of the period November, 1977, through October, 1978, corresponding to the current month;

(b) for middle distillates means the month during calendar year 1978 corresponding to the current month.

- (((2))) (4) Base Period Supply Volume: The volume of purchases from a supplier or to purchasers during the base period ((as defined in 10 C.F.R. S 211.17.))
- (5) "Bulk purchaser" means any firm which is an ultimate consumer which, as part of its normal business practices, purchases or obtains middle distillates or motor gasoline from a supplier and either (a) receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location, or (b) with respect to use in agricultural production, receives delivery into a storage tank with a capacity not less than 50 gallons substantially under the control of that firm. A bulk purchaser of heating oil would include any firm or individual needing the product for space heating and has a storage tank substantially under the control of that firm or individual at a fixed location.

(((3))) (6) Coordinator: The Director or his designee who is authorized to sign orders and authorizing documents for permanent assignments.

(((4))) (7) Current Requirements: The supply of an allocated product needed by an end-user or wholesale purchaser to meet its present supply requirements for any single month.

(((5))) (8) Director: The Director of the Washington State Energy Office.

- (9) Emergency or Severe Hardship: A situation which, in the opinion of the office, represents an immediate and severe potential threat to the health, safety and well being of the citizens of the state.
- ((<del>(6)</del>)) (10) Emergency Petroleum Allocation Act: Public Law 93-159.
- (11) Emergency services: Law enforcement, fire fighting, and emergency medical services.

((<del>(7)</del>)) (12) End-User: Any person who is an ultimate consumer of an allocated product other than a wholesale purchaser-consumer and is also a bulk purchaser.

- (13) Energy production: The exploration, drilling, mining, refining, processing, production and distribution of coal, natural gas, geothermal energy, petroleum or petroleum products, shale oil, nuclear fuels and electrical energy. It also includes the construction of facilities and equipment used in energy production, such as pipelines, mining equipment and similar capital goods. Excluded from this definition are synthetic natural gas manufacturing, electrical generation whose power source is petroleum based, gasoline blending and manufacturing and refinery fuel use.
- (14) Market area: The delineation of the market area will vary in each case, and ultimately will be determined by the office. There can be no hard and fast criteria, but some general guidelines may be observed:

(a) In a city of 25,000 population, the market area to be considered should be the area within a one-mile radius of the applicant or affected party.

(b) In a suburban area (housing developments, shopping centers, apartments) the market area to be considered should be the area within a two-to-three mile radius of the applicant or affected party, depending upon the density of recent growth and traffic pattern characteristics in the area.

(c) On a non-urban arterial highway with full control of access, the market area should include the area within one-fourth mile of the access point and the next two access points in each direction from the applicant or affected party.

(d) On a non-urban arterial highway with uncontrolled access or partially controlled access, the market area should include five miles in either direction along the highway from the applicant or affected party.

(e) On a through street or through highway in a rural area, the market area should be that area within a five mile radius of the applicant or affected party.

(f) In a town under 25,000 population, the market area should be a two mile radius from the applicant or affected party.

As used in the above guidelines, the following terms have the following meanings:

"Arterial highway" means a highway primarily for through traffic, usually on a continuous route.

"Full control of access" means that the authority to control access is exercised to give preference to through traffic by providing access connections with selected public roads only and by prohibiting crossings at grade or direct private driveway connections.

Partially controlled access" means that the authority to control access is exercised to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings at grade and some private driveway connections.

(15) Medical and nursing buildings: buildings that house medical, dental or nursing activities including, but not limited to those listed in Appendix 1 of 6 CFR 300.18-300.19, the use of clinics, hospitals, nursing homes and other facilities.

- (16) Middle distillate: any derivatives of petroleum including kerosene, home heating oil, range oil, stove oil, and diesel fuel, which have a fifty percent boiling point in the ASTM D86 standard distillation test falling between 371° and 700° F. Products specifically excluded from this definition are kerosene-base and naphtha-base jet fuel, heavy fuel oils as defined in VV-F-815C or ASTM D-396, grades #4, 5, and 6, intermediate fuel oils (which are blends containing #6 oil), and all specialty items such as solvents, lubricants, waxes and process oil.
- (17) Motor gasoline: a mixture of volatile hydrocarbons, suitable for operation of an internal combustion engine, whose major components are hydrocarbons with boiling points ranging from 140° to 390° F and whose source is distillation of petroleum and cracking, polymerization, and other chemical reactions by which the

naturally occurring petroleum hydrocarbons are converted to those that have superior fuel properties.

(((8))) (18) Office: The Washington State Energy Office.

((<del>(9)</del>)) <u>(19)</u> Officer: The Director or his designee who is authorized to sign orders and authorizing documents for state set—aside assignments.

- (((10))) (20) Order: A written directive or verbal communication of a written directive if promptly confirmed in writing, issued by the Office concerning state set—aside assignments or permanent assignments, or a written document issued by the Fuel Allocation Appeals Board deciding an appeal from an order of the Office. ((An order is effective on the date of its issuance.)) An order shall be deemed to be issued on the date on which it is signed by the Officer or Coordinator. With respect to permanent assignment orders, they shall not become effective unless and until the Regional DOE office authorizes the action. Set—aside assignment orders are effective on the date of issuance.
- (21) Passenger transportation services: (a) air and surface facilities and services, including water and rail, for carrying passengers whether publicly or privately owned, including tour and charter buses, van pools and taxicabs which serve the general public; and

(b) bus transportation of pupils to and from school and school sponsored activities.

- ((<del>(11)</del>)) (22) Permanent Assignment: A recommendation by the Office to the (<del>(Federal Energy Administration)</del>) U.S. Department of Energy that an applicant be assigned a permanent supplier and an allocation entitlement.
- (((12))) (23) Prime Supplier: The supplier or producer which makes the first sale of any allocation product subject to the state set—aside into the state distribution system for consumption within the state.
- ((<del>(13)</del>)) (24) Purchaser: Wholesale purchaser, end-user, or both.
- (((14))) (25) Retail Gasoline Outlet: Wholesale purchaser-reseller which purchases or otherwise obtains gasoline and resells or otherwise transfers it to ultimate consumers.
- (26) Sanitation services: the collection and disposal for the general public of solid wastes, whether by public or private entities, and the maintenance, operation and repair of liquid purification and waste facilities during emergency conditions. Sanitation services also includes the provision of water supply services by public utilities, whether privately or publicly owned or operated.

(((15))) (27) Set-Aside: The amount of an allocated product which is made available from the total supply of a prime supplier to resolve emergencies and hardships due to fuel shortages, pursuant to 10 C.F.R. S 211.17.

- (((16))) (28) Supplier: Any firm or subsidiary of any firm which presently sells, transfers or otherwise furnishes any allocated product or crude oil to wholesale purchasers or end-users.
- (29) Telecommunications services: the repair, operation, and maintenance of voice, data, telegraph, video, and similar communications services to the public by a communications common carrier, during periods of substantial disruption of normal service.

(30) Truck: a motor vehicle with motive power designed primarily for the transportation of property or special purpose equipment and with a gross vehicle weight rating for a single vehicle (the value specified by the manufacturer as the loaded weight of the vehicle) or the equivalent thereof in excess of 20,000 pounds, or in the case of trucks designed primarily for drawing other vehicles and not so constructed as to carry a load other than part of the weight of the vehicle and the load so drawn, with a gross combination weight rating (the value specified by the manufacturer as the loaded weight of the combination vehicle) or the equivalent thereof in excess of 20,000 pounds.

(((17))) (31) Wholesale Purchaser-Consumer: Any firm that is an ultimate consumer which, as part of its normal business practices, purchases or obtains an allocated product from a supplier and receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location and which either (a) purchased or obtained more than 20,000 gallons of that allocated product for its own use in agricultural production in any completed calendar year subsequent to 1971;

(b) purchased or obtained more than 50,000 gallons of that allocated product in any completed calendar year subsequent to 1971 for use in one or more multi-family residences; or

(c) purchased or obtained more than 84,000 gallons of that allocated product in any completed calendar year subsequent to 1971.

((18))) (32) Wholesale Purchaser-Reseller: Any firm which purchases, receives through transfer, or otherwise obtains an allocated product and resells or otherwise transfers it to other purchasers without substantially changing its form.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-040 APPLICATIONS FOR SET-ASIDE ASSIGNMENTS—FORM. Except as provided in WAC 194-14-050, all applications for state set-aside assignment shall be submitted on forms approved by the Office or in a signed letter containing the following information:

- (1) The applicant's name, address, telephone number, prime supplier, amount requested and an explanation of the reason for the application, including the date by which the product is needed(;), and if available, the applicant's allocation for the month of application.
- (2) ((If the applicant is a wholesale purchaser-consumer, the allocation figure for the month of application;)) The applicant must identify energy conservation programs which that individual or firm has in effect.
- (((3))) If the applicant is a wholesale purchaserreseller, the allocation figure for the month of application, and the name of the applicant's oil representative.))

- (3) If the applicant is a wholesale purchaser-reseller, current retail prices being charged for the requested fuel.
- (4) If the applicant is a service or gas station, anticipated days and hours of operation.

The Office may request such additional information from an applicant as it deems necessary.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-060 STATE SET-ASIDE AS-SIGNMENTS—((CRITERIA)). (1) General. To the extent that such supplies are available to the state, ((Assignments)) assignments from the state set-aside may be made to wholesale purchaser-consumers and end-users located within the state who demonstrate hardship or emergency, or to wholesale purchaser-resellers to enable them to supply such persons. An applicant may be deemed to demonstrate hardship if:

(((1))) (a) Such applicant is undergoing curtailment of an energy source and must depend on an alternate source of energy for which he has no allocation or an insufficient allocation; or

(((2))) (b) Said applicant is a wholesale purchaser-reseller and demonstrates:

 $((\frac{a}{a}))$  (i) a need for additional product as a result of supply imbalance, and

(((b))) (ii) good faith compliance with fair marketing practices; and

(((c))) (iii) in cases where long term relief is available through action by the ((Federal Energy Administration)) U. S. Doe, that such action has been initiated by the applicant; or

 $((\frac{3}{2}))$  (c) Said applicant is an end-user or wholesale purchaser-consumer who is unable to obtain needed product for his own use from his supplier of record.

(d) Said applicant has an energy conservation program in effect.

(2) Priorities and Procedures. (a) To the maximum extent practicable, the order in which cases will be processed, and the maximum levels at which applicants may be allocated state set—aside product for the month of request will be as follows:

(i) Up to 100% of current requirements for the following uses:

(A) Emergency or severe hardship situations; and

(B) Space heating requirements of medical and nursing buildings.

(ii) Up to 100% of current requirements of Passenger— Transportation Services.

(iii) Up to 100% of current requirements to any wholesale purchaser-consumer or end-user needing the product in the opinion of the Office to avoid a serious disruption in their business operation.

(iv) Up to 100% of current requirements multiplied by the allocation fraction to retail outlets which are experiencing, in the opinion of the Office, an unusually low allocation level as compared to their average allocation levels because of such things as road construction, illness, specific market area problems, or other circumstances which prevented normal operations during the base period.

Also included in this category are service stations located in "discrete market areas" or communities which may be experiencing severe supply imbalances as compared to the statewide average. Such imbalances may be due to disproportionate area growth, unanticipated demand, or product loss (e.g., station closures) since the base allocation period. In addition, the Office may determine it appropriate to issue set-aside on the basis that an emergency or serious disruption in the market place may occur if such state action is not taken.

(v) Up to 100% of current requirements, multiplied by the allocation fraction, to all remaining cases representing wholesale purchaser-consumers or end-users.

(vi) Up to 100% of base period use, multiplied by the allocation fraction, to all remaining applicants.

(b) (i) If set-aside product is not available to meet all requests within a given category as listed in Item (2) (a) above, cases within that category will be processed on a first-in, first-out basis.

(ii) No distinction will be made among any cases received prior to the first of the month for which product is requested. All such cases will be randomly logged in as being received on the first of the month.

(3) Acceptance of Product. Applicants receiving a set-aside assignment must notify their supplier of their intent to receive the allocated product no later than 7 days from the date the order was issued, or before the end of the month during which the order was issued, whichever comes sooner. Such notification having been given, the set-aside order is valid irrespective of the fact that the allocated product may not be delivered during the month the assignment was made.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order I, filed 1/18/77)

WAC 194-14-120 PERMANENT ASSIGN-MENTS—CRITERIA—((PRIORITY)) AGRICUL-TURAL AND PASSENGER TRANSPORTATION SERVICES END-USERS. Applications from ((priority)) agricultural and passenger transportation services end-users ((as described in 10 C.F.R. S 211, subparts F-K)) will be approved. These end-users must satisfy the Office through proper verification and certification that they meet the classification of ((priority)) agricultural or passenger services.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

<u>WAC 194-14-130</u> PERMANENT ASSIGN-MENTS—CRITERIA—((NONPRIORITY)) ALL <u>OTHER</u> END-USERS. Applications from <u>all other end</u> <u>users</u> ((nonpriority users)) will not be approved unless the following conditions apply:

- (1) There is severe economic impact on the business directly resulting from reliance on retail purchases by that business; and
- (2) An energy conservation program is in effect as demonstrated to the Office, and
- (3) Every attempt has been made, including feasible changes in regular business operations, to obtain needed fuel through retail outlets.

### AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-14-160 APPEALS BOARD. All appeals taken under these regulations shall be heard by the Fuel Allocation Appeals Board which shall consist of ((three employees of the Office appointed by the Director. The Board members shall be persons who were not involved in the decision from which the appeal is taken.)) the Director of the Office or his designee who shall serve as ex-officio member, and the directors, or their designees, of the Washington State Departments of Agriculture, State Patrol and Commerce and Economic Development.

### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 194-14-080 STATE SET-ASIDE—MAXI-MUM QUANTITIES.

## WSR 79-07-095 EMERGENCY RULES HIGHER EDUCATION PERSONNEL BOARD [Order 75—Filed June 29, 1979]

Be it resolved by the Higher Education Personnel Board, acting at Tacoma Community College, Tacoma, Washington, that it does promulgate and adopt the annexed rules relating to:

Amd WAC 251-10-030 Layoff.

Amd WAC 251-10-035 Layoff—Special Employment programs.

Amd WAC 251-18-410 Special employment programs.

We, the Higher Education Personnel Board, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is modifications to these rules were adopted on an emergency basis in March 1979 because of unanticipated enforcement of the maximum period of subsidized employment by the CETA prime sponsors. Subsequent to that emergency action, modifications to the emergency language were proposed by affected parties and adopted by the Board concurrently to be effective on an emergency and permanent basis.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule—making authority of the Higher Education Personnel Board as authorized in RCW 28B.16.100.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 19, 1979.

By Douglas E. Sayan Director

### AMENDATORY SECTION (Amending Order 71, filed 2/27/79)

<u>WAC 251-10-030</u> LAYOFF. (1) An appointing authority may separate or reduce the number of working hours or the work year of an employee without prejudice because of lack of funds, curtailment of work, or good faith reorganization for efficiency reasons.

- (2) Each institution shall develop for approval by the director a layoff procedure based upon layoff seniority as defined in WAC 251-04-020, to include as a minimum:
- (a) Clearly defined layoff unit(s), in order to minimize the disruption of an institution's total operation, and
- (b) Provision for veterans preference for eligible veterans and their unmarried widows/widowers as defined in WAC 251-10-045.
- (3) A permanent status employee scheduled for layoff shall receive written notice of any available options in lieu of layoff as provided in WAC 251-10-030(5) and (6). The employee shall be given no less than three working days to select an option, if available, or to elect to be laid off and/or be placed on the appropriate institution-wide layoff list(s).
- (4) Written notice of at least fifteen calendar days must be given to the employee after he/she has selected one of the options or upon completion of the option period.
- (5) Within the layoff unit, a permanent status employee scheduled for layoff shall be offered employment options to comparable position(s), as determined by the personnel officer, in:
- (a) Class(es) in which the employee has held permanent status which have the same or lower salary range maximum as the current class;
- (b) Lower class(es) in those same class series for which the employee is qualified.

The employee may exercise either option WAC 251-10-030 (5)(a) or (5)(b) provided that the employee being replaced is the least senior in a comparable position in the class and has less layoff seniority than the employee replacing him/her. A vacant position, if available, should be considered to be the position in the class held by the least senior person. The employee may elect to have access to less-than-comparable positions by so notifying the personnel officer in writing.

- (6) Except as provided in WAC 251-10-035, a permanent employee scheduled for layoff who has no options available under subsection (5) above shall be offered position(s) as follows:
- (a) The personnel officer will offer in writing not less than three positions from among the highest available classes (unless the total available is less than three); provided that any position(s) offered must be:
  - At the same level or lower than the class from which the employee is being laid off; and
  - (ii) Vacant or held by a provisional, temporary, or probationary employee, and
  - (iii) In a class for which the employee being laid off meets the minimum qualifications and can pass the appropriate qualifying examination.
- (b) The employee will be required to indicate within three working days his/her interest in a specific class(es) so that the personnel officer may schedule the appropriate examination(s).
- (c) Upon satisfactory completion of the examination(s) the employee will be offered option(s) to specific position(s), including salary information.
- (d) Employees appointed to positions through provisions of this subsection (6) will be required to serve a trial service period.
- (7) In order to be offered a layoff option or return from layoff to a position for which selective certification as identified in WAC 251-18-250(1)(a) has been authorized by the personnel officer, the employee must possess the required prerequisite skill(s) called for in the selective certification.
- (8) In a layoff action involving a position for which a particular sex is a bonafide occupational requirement, as approved by the Washington State Human Rights Commission, the most senior employee meeting the occupational requirements may be retained in the position over more senior employees in such class who do not meet the occupational requirement.
- (9) When it is determined that layoffs will occur within a unit, the personnel officer will:
- (a) Provide a copy of the institution's reduction-inforce procedure to all employees subject to layoff;
- (b) Advise each employee in writing of available options in lieu of layoff;
- (c) Advise each employee in writing of the specific layoff list(s) upon which he/she may be placed as required per WAC 251-10-055 and 251-10-035;
- (d) Provide information about the process by which the employee may make application for state-wide layoff lists, as required per WAC 251-10-060(7);
- (e) Advise each employee in writing of the right to appeal his/her layoff to the board per WAC 251-12-080.
- (10) Layoff actions for employees of special employment programs as identified in WAC 251-18-410 shall be administered as provided in WAC 251-10-035.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

- WAC 251-10-035 LAYOFF—SPECIAL EM-PLOYMENT PROGRAMS. (1) Institutions participating in special employment programs qualifying under the conditions identified in WAC 251-18-410 shall establish a special employment program layoff unit.
- (2) An appointing authority may separate or reduce the number of working hours or the work year of a special employment program employee without prejudice because of lack of funds, curtailment of work, good faith reorganization for efficiency purposes, or when an incumbent must be separated due to the salary or longevity requirements of Public Law 95-524.
- (3) A permanent status special employment program employee scheduled for layoff shall receive written notice of any available options in lieu of layoff as provided in subsection (5) of this section. Employment options ((of individuals being laid off from positions in special employment programs)) are limited to positions within the special employment program layoff unit and/or program for which the employee qualifies. The employee shall be given no less than three working days to select an option, if available, or to elect to be laid off and/or be placed on the appropriate special employment program layoff list(s).
- (4) The appointing authority must provide the employee at least fifteen calendar days written notice beyond the date of selection of an option or the completion of the option period, whichever is sooner. The notice shall inform the employee of his/her right to appeal the layoff action to the board per WAC 251-12-080.
- (((3))) (5) Within the special employment program layoff unit, a permanent status employee scheduled for layoff ((from service or from the class)) shall be offered ((employment options)) the following:
- (a) Except as provided in subsection (5)(b) of this section, employees who are being laid off shall be offered options within the layoff unit and placement on special employment program layoff lists in class(es) with the same or lower salary range maximum that are:
- $((\frac{(a)}{a}))$  (i) Class(es) in which the employee has held permanent status;
- (((tb))) (ii) Lower class(es) in the same class series for which the employee is qualified.

The employee may exercise either option provided that the employee being replaced is the least senior in the class and has less layoff seniority than the employee replacing him/her.

- (b) Employees who are being laid off due to the expiration of the maximum allowable period of subsidized employment as provided in Public Law 95-524 shall not be afforded layoff options but shall be placed on the special employment program layoff list(s) for which they are eligible.
- (6) The provisions of WAC 251-10-030 (7) and (8) relative to selective certification and bonafide occupational requirements shall apply to special employment program layoff actions.
- (((4))) (7) The names of employees scheduled for layoff or actually laid off from service within a class

shall be placed on the special employment program layoff list as provided in WAC 251-18-180.

AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

WAC 251-18-410 SPECIAL EMPLOYMENT PROGRAMS. (1) Special employment programs are those programs designated by the director which are designed and implemented to reduce unemployment and/or provide training opportunities to enable persons to become more employable. Special employment programs are funded in total, or in part, from sources other than the normal sources available to ((higher education)) the institutions((/related boards)).

(2) Positions created for special employment programs are included in the regular classified service of an institution((/related board)). Participants have the rights and benefits of classified employees, except as precluded by WAC 251-10-035 or higher statutory authority. The primary distinction is that each institution ((or board)) shall establish a separate layoff unit to include all special employment programs. ((Employees occupying such positions are eligible for usual staff benefits.)) When special employment program positions are abolished or when an incumbent must be separated due to the salary or longevity mandates of Public Law 95-524, layoffs will occur as provided in WAC 251-10-035.

### WSR 79-07-096 ADOPTED RULES HIGHER EDUCATION PERSONNEL BOARD [Order 76—Filed June 29, 1979—Eff. August 1, 1979]

Be it resolved by the Higher Education Personnel Board, acting at Tacoma Community College, Tacoma, Washington, that it does promulgate and adopt the annexed rules relating to:

WAC 251-10-030 Layoff. Amd

Layoff-Special employment programs. WAC 251-10-035 Amd WAC 251-18-410 Special employment programs. Amd

This action is taken pursuant to Notice Nos. WSR 79-04-087 and 79-06-075 filed with the code reviser on 4/3/79 and 5/30/79. Such rules shall take effect at a later date, such date being 8/1/79.

This rule is promulgated under the general rulemaking authority of the Higher Education Personnel Board as authorized in RCW 18B.16.100.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Douglas E. Sayan Director

AMENDATORY SECTION (Amending Order 71, filed 2/27/79)

WAC 251-10-030 LAYOFF. (1) An appointing authority may separate or reduce the number of working hours or the work year of an employee without prejudice because of lack of funds, curtailment of work, or good faith reorganization for efficiency reasons.

- (2) Each institution shall develop for approval by the director a layoff procedure based upon layoff seniority as defined in WAC 251-04-020, to include as a minimum:
- (a) Clearly defined layoff unit(s), in order to minimize the disruption of an institution's total operation, and
- (b) Provision for veterans preference for eligible veterans and their unmarried widows/widowers as defined in WAC 251-10-045.
- (3) A permanent status employee scheduled for layoff shall receive written notice of any available options in lieu of layoff as provided in WAC 251-10-030(5) and (6). The employee shall be given no less than three working days to select an option, if available, or to elect to be laid off and/or be placed on the appropriate institution-wide layoff list(s).
- (4) Written notice of at least fifteen calendar days must be given to the employee after he/she has selected one of the options or upon completion of the option period.
- (5) Within the layoff unit, a permanent status employee scheduled for layoff shall be offered employment options to comparable position(s), as determined by the personnel officer, in:
- (a) Class(es) in which the employee has held permanent status which have the same or lower salary range maximum as the current class;
- (b) Lower class(es) in those same class series for which the employee is qualified.

The employee may exercise either option WAC 251-10-030 (5)(a) or (5)(b) provided that the employee being replaced is the least senior in a comparable position in the class and has less layoff seniority than the employee replacing him/her. A vacant position, if available, should be considered to be the position in the class held by the least senior person. The employee may elect to have access to less-than-comparable positions by so notifying the personnel officer in writing.

(6) Except as provided in WAC 251-10-035, a permanent employee scheduled for layoff who has no options available under subsection (5) above shall be offered position(s) as follows:

(a) The personnel officer will offer in writing not less than three positions from among the highest available classes (unless the total available is less than three); provided that any position(s) offered must be:

> At the same level or lower than the class from which the employee is being laid off;

Vacant or held by a provisional, temporary, (ii) or probationary employee; and

In a class for which the employee being laid off meets the minimum qualifications and can pass the appropriate qualifying examination.

- (b) The employee will be required to indicate within three working days his/her interest in a specific class(es) so that the personnel officer may schedule the appropriate examination(s).
- (c) Upon satisfactory completion of the examination(s) the employee will be offered option(s) to specific position(s), including salary information.
- (d) Employees appointed to positions through provisions of this subsection (6) will be required to serve a trial service period.
- (7) In order to be offered a layoff option or return from layoff to a position for which selective certification as identified in WAC 251-18-250(1)(a) has been authorized by the personnel officer, the employee must possess the required prerequisite skill(s) called for in the selective certification.
- (8) In a layoff action involving a position for which a particular sex is a bonafide occupational requirement, as approved by the Washington State Human Rights Commission, the most senior employee meeting the occupational requirements may be retained in the position over more senior employees in such class who do not meet the occupational requirement.
- (9) When it is determined that layoffs will occur within a unit, the personnel officer will:
- (a) Provide a copy of the institution's reduction-inforce procedure to all employees subject to layoff;
- (b) Advise each employee in writing of available options in lieu of layoff;
- (c) Advise each employee in writing of the specific layoff list(s) upon which he/she may be placed as required per WAC 251-10-055 and 251-10-035;
- (d) Provide information about the process by which the employee may make application for state-wide layoff lists, as required per WAC 251-10-060(7);
- (e) Advise each employee in writing of the right to appeal his/her layoff to the board per WAC 251-12-080.
- (10) Layoff actions for employees of special employment programs as identified in WAC 251-18-410 shall be administered as provided in WAC 251-10-035.

### AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

- WAC 251-10-035 LAYOFF—SPECIAL EM-PLOYMENT PROGRAMS. (1) Institutions participating in special employment programs qualifying under the conditions identified in WAC 251-18-410 shall establish a special employment program layoff unit.
- (2) An appointing authority may separate or reduce the number of working hours or the work year of a special employment program employee without prejudice because of lack of funds, curtailment of work, good faith reorganization for efficiency purposes, or when an incumbent must be separated due to the salary or longevity requirements of Public Law 95-524.
- (3) A permanent status special employment program employee scheduled for layoff shall receive written notice of any available options in lieu of layoff as provided in subsection (5) of this section. Employment options ((of individuals being laid off from positions in special employment programs)) are limited to positions within the

- special employment program layoff unit and/or program for which the employee qualifies. The employee shall be given no less than three working days to select an option, if available, or to elect to be laid off and/or be placed on the appropriate special employment program layoff list(s).
- (4) The appointing authority must provide the employee at least fifteen calendar days written notice beyond the date of selection of an option or the completion of the option period, whichever is sooner. The notice shall inform the employee of his/her right to appeal the layoff action to the board per WAC 251-12-080.
- (((3))) (5) Within the special employment program layoff unit, a permanent status employee scheduled for layoff ((from service or from the class)) shall be offered ((employment options)) the following:
- (a) Except as provided in subsection (5)(b) of this section, employees who are being laid off shall be offered options within the layoff unit and placement on special employment program layoff lists in class(es) with the same or lower salary range maximum that are:
- (((a))) (i) Class(es) in which the employee has held permanent status;
- (((b))) (ii) Lower class(es) in the same class series for which the employee is qualified.

The employee may exercise either option provided that the employee being replaced is the least senior in the class and has less layoff seniority than the employee replacing him/her.

- (b) Employees who are being laid off due to the expiration of the maximum allowable period of subsidized employment as provided in Public Law 95-524 shall not be afforded layoff options but shall be placed on the special employment program layoff list(s) for which they are eligible.
- (6) The provisions of WAC 251-10-030 (7) and (8) relative to selective certification and bonafide occupational requirements shall apply to special employment program layoff actions.
- ((4)) (7) The names of employees scheduled for layoff or actually laid off from service within a class shall be placed on the special employment program layoff list as provided in WAC 251-18-180.

### AMENDATORY SECTION (Amending Order 61, filed 8/30/77)

- WAC 251-18-410 SPECIAL EMPLOYMENT PROGRAMS. (1) Special employment programs are those programs designated by the director which are designed and implemented to reduce unemployment and/or provide training opportunities to enable persons to become more employable. Special employment programs are funded in total, or in part, from sources other than the normal sources available to ((higher education)) the institutions((/related boards)).
- (2) Positions created for special employment programs are included in the regular classified service of an institution((/related board)). Participants have the rights and benefits of classified employees, except as precluded by WAC 251-10-035 or higher statutory authority. The primary distinction is that each institution

((or board)) shall establish a separate layoff unit to include all special employment programs. ((Employees occupying such positions are eligible for usual staff benefits.)) When special employment program positions are abolished or when an incumbent must be separated due to the salary or longevity mandates of Public Law 95-524, layoffs will occur as provided in WAC 251-10-035.

## WSR 79-07-097 EMERGENCY RULES HIGHER EDUCATION PERSONNEL BOARD [Order 77—Filed June 29, 1979]

Be it resolved by the Higher Education Personnel Board, acting at Tacoma Community College, Tacoma, Washington, that it does promulgate and adopt the annexed rules relating to Layoff rights—Interlocal Cooperation Act, WAC 251-10-034.

We, the Higher Education Personnel Board, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is to establish layoff rights of individuals employed under the Interlocal Cooperation Act effective with the beginning of the new biennium, July 1, 1979.

Such Rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Higher Education Personnel Board as authorized in RCW 28B.16.100.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Douglas E. Sayan Director

### **NEW SECTION**

WAC 251-10-034 LAYOFF RIGHTS—INTER-LOCAL COOPERATION ACT. Classified personnel who leave their positions to accept employment with an administrative body established for higher education under the Interlocal Cooperation Act (chapter 39.34 RCW) will, in the event of layoff from that administrative body, retain layoff rights earned at the former institution.

## WSR 79-07-098 ADOPTED RULES DEPARTMENT OF AGRICULTURE [Order 1590—Filed June 29, 1979]

I, Bob J. Mickelson, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to use of custom farm slaughter tags in lieu of brand inspection and actual costs for providing tags and enforcement of program (canceling and superseding WSR 78-12-072, filed 12/4/78), actual costs for brand inspection of horses, use of certificate of permit forms in sales of livestock and actual costs for brand inspection of cattle, amending WAC 16-620-100, 16-620-240, 16-620-260 and 16-620-270, adding two new sections, WAC 16-620-265 and 16-620-370 and repealing WAC 16-620-007.

This action is taken pursuant to Notice Nos. WSR 79-05-105, 79-07-007 and 79-07-017 filed with the code reviser on 5/2/79, 6/7/79 and 6/13/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 16.57 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 29, 1979.

By Bob J. Mickelson Director

AMENDATORY SECTION (Amending Order 1167, filed 11/16/70)

WAC 16-620-100 PRESCRIBED BILL OF SALE FORM. The certificate of permit and bill of sale form incorporated herein shall constitute the official form for branded cattle prescribed by the director under the provisions of RCW ((16.57.250; provided, that)) 16.57.240: PROVIDED, That such certificate of permit and bill of sale has been presented to a brand inspector for validation and has been validated within seven days of the sale of the cattle subject to brand inspection under the provisions of WAC 16-620-020.

### WASHINGTON DEPARTMENT OF AGRICULTURE

## CERTIFICATE OR PERMIT OR BILL OF SALE

Note: A copy of this certificate must accompany all cattle transported within this state.

If no Brand Inspection is made, the Original shall accompany a 10¢ Assessment per Head to be paid to the Washington State Beef Commission, P.O. Box 799, Ellensburg, Washington, as required by chapter 133, Laws of 1969.\*

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CATTLE ARE SUBJECT TO AN UNSATISFIED LIEN OR MORTGAGE CONSTITUTES A GROSS MISDE-MEANOR. (RCW 16.65.150)

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 1373, filed 7/15/74)

WAC 16-620-240 SLAUGHTER TAG. ((In addition to such identification, any licensed slaughterer shall attach the official Washington State department paper slaughter tag set to each of the four quarters. These tags must remain on the quarters, for identification, until processing. Any person buying hides from custom farm slaughterers or persons slaughtering livestock for their own use shall record the type of hide and make such record available to the department upon request. In lieu of such recording, such hide buyer shall notify the department that he has purchased a hide and make the records or hide available for the department's inspection.)) Any person licensed as a custom farm slaughterer shall,

in lieu of mandatory brand inspection, complete and attach an official department of agriculture paper slaughter tag to each of the four quarters of all slaughtered cattle handled by that slaughterer. These tags must remain on the quarters until the quarters are cut and wrapped. The department will maintain a surveillance and enforcement program to assure compliance with these regulations.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### AMENDATORY SECTION (Amending Order 1373, filed 7/15/74)

WAC 16-620-260 FEE. ((Only the department of agriculture will provide such identifying paper tags to any licensed custom slaughterer or custom cutting and wrapping facility upon request and the fee for each such set of paper tags shall be thirty-five cents.)) Only the department of agriculture will provide the identifying paper tags, referred to in WAC 16-620-240 and WAC 16-620-250, to licensed custom farm slaughterers or custom cutting and wrapping facilities. The fee for each set of four paper tags will not exceed the actual cost to the department of producing and supplying the tags and enforcing these regulations. For the purposes of these regulations, the actual cost of producing and supplying the tags is twenty cents per set. The department will provide identifying paper tags, to licensed custom farm slaughterers or custom cutting and wrapping facilities, to identify slaughtered hogs at the actual cost of producing and supplying the tags, which is established at twenty cents per set.

### **NEW SECTION**

WAC 16-620-265 ACTUAL COSTS FOR ENFORCEMENT AND SURVEILLANCE ESTABLISHED. The actual cost of enforcement and surveillance for the purpose of assuring compliance with the slaughter tag program, in lieu of mandatory brand inspection, is sixty four thousand, seven hundred and fifty dollars to the department per year. Prorated per animal, the cost to the custom farm slaughterer or custom cutting and wrapping facility is eighty cents. This amount is due and owing at the time the slaughter tags are purchased.

### AMENDATORY SECTION (Amending Order 1379, filed 11/6/74)

WAC 16-620-270 ACTUAL COSTS ESTAB-LISHED. For the purpose of these regulations actual costs to the department shall be ((ten dollars)) twelve dollars and fifty cents an hour, plus thirteen cents per mile traveled by the inspector from his official station and return thereto.

#### **NEW SECTION**

WAC 16-620-370 ACTUAL COSTS ESTAB-LISHED. For the purpose of performing brand inspections of cattle at points other than those designated by the director or not in accord with schedules established by the director, actual costs to the department shall be twelve dollars and fifty cents an hour, plus thirteen cents per mile traveled by the inspector from his official station and return thereto.

### **REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 16-620-007 PROMULGATION.

## WSR 79-07-099 EMERGENCY RULES DEPARTMENT OF LICENSING [Order 545-DOL—Filed July 2, 1979]

- I, R. Y. Woodhouse, director of Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to implementation of an interim system for the transfer of trade name registration from the county governments to the Department of Licensing.
- I, R. Y. Woodhouse, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is sections 1 and 3, chapter 22, Laws of 1979 1st ex. sess., was signed into law on April 19, 1979, to become effective July 1, 1979. The importance of implementing this act coupled with the shortness of time to accomplish same creates an emergency.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 34.04.030 which directs that the Director of the Department of Licensing has authority to implement the provisions of sections 1 and 3, chapter 22, Laws of 1979 1st ex. sess. amending chapter 19.80 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 2, 1979.

By R. Y. Woodhouse Director

### NEW SECTION

WAC 308-300-210 DECLARATION OF PUR-POSE AND AUTHORITY. This chapter is enacted to implement Sections 1 and 3 of Chapter 22, Laws of 1979, 1st Extraordinary Session, wherein the Director of

the Department of Licensing is given the duty to administer Chapter 19.80 RCW and is empowered to promulgate rules and regulations.

### **NEW SECTION**

<u>WAC 308-300-220</u> DEFINITIONS. The following definitions apply to use of these terms in RCW 19.80.010.

- (1) True and Real Name means:
- (a) The surname of an individual coupled with one or more of his or her other names, one or more of his or her initials, or any combination thereof;
- (b) The designation or appellation by which a person is best known and called in the business community where he or she transacts business, if this is used as the legal signature;
- (c) The corporate name of a domestic corporation as filed with the Secretary of State,
- (d) The corporate name of a foreign corporation authorized to do business within the State of Washington duly registered with the Secretary of State.
- (2) Person means: Any individual, partnership, cooperative, or corporation, excluding municipal corporations, conducting, intending to conduct, carrying on, or transacting business in the State of Washington.
- (3) Style means: As used in these rules, title or appellation of a person.
- (4) Trade name, as used in these rules, means assumed name, that is;
- (a) The name taken up or adopted by a person or persons which does not include the true and real name of that person, for the conduct of or intent to conduct business; or
- (b) Any name other than the true and real names of all persons conducting that business or with an interest therein; or
- (c) Any name that includes words which tend to suggest additional parties of interest such as "Company," and Company," "and Associates."
- (5) Acknowledgment, as used in these rules, is an acknowledgment as prescribed by Chapter 64,08 RCW.
- (6) Director means the Director of the Department of Licensing.
  - (7) Department means the Department of Licensing.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### **NEW SECTION**

WAC 308-300-230 REQUIRED REGISTRA-TION - CERTIFICATE OF TRADE NAME. (1) Any person or persons who conduct or intend to conduct a business under a trade name must register that name with the Department.

- (2) The person or all the persons conducting the business or having an interest therein shall sign and cause to have filed an acknowledged Certificate of Trade Name with the Department on a form provided by the Department. The Certificate of Trade Name shall set forth:
- (a) The designation, name or style under which the business is to be conducted.

- (b) The real and true name f each person conducting or intending to conduct the business, or having an interest therein, together with the mailing address and an authorized signature for each such person.
- (c) Every county in the State of Washington in which the trade name or other designation, name or style is used or intended to be used to carry on, conduct or transact business.
- (d) Any other information as the Director may require.
- (e) Acknowledgment of signature(s) by an officer authorized to take acknowledgment of deeds.
- (3) Upon receipt of a properly completed Certificate of Trade Name and proper fee payment, the Department shall register the trade name.
- (4) The registration of a trade name shall remain in effect until cancelled.

### **NEW SECTION**

WAC 308-300-240 AMENDMENT OR CAN-CELLATION. (1) An acknowledged Certificate of Amendment shall be filed with the Department when one of the following occurs:

- (a) There is a change in the true and real name of an individual conducting or having an interest in the business for which the trade name if registered; or
- (b) There is a change in the counties designated for use or intended use of the trade name, or
- (c) There is a change of any mailing address set forth on the Certificate of Trade Name.
- (2) A Notice of Cancellation shall be filed with the Department when:
  - (a) Use of a trade name if discontinued.
- (3) A Notice of Cancellation together with a new Certificate of Trade Name shall be filed when:
- (a) There is an addition, deletion or any change of person or persons set forth on the Certificate of Trade Name as those conducting or intending to conduct business under the registered trade name. Provided that, this subsection (3) does not apply to the legal name changes of an individual; or
- (b) There is a change in the wording or spelling of the registered trade name.

### **NEW SECTION**

WAC 308-300-250 USE OF DECEPTIVELY SIMILAR NAME TO BE AVOIDED. Every person conducting or intending to conduct business under a trade name must use such name honestly and in good faith. To accomplish that purpose, the Director encourages each person contemplating use of a trade name in the transaction of business to make an inspection of the files within the county or counties where business is to be transacted, to avoid the use of names that would tend to create a deception in mind of the public.

### **NEW SECTION**

WAC 308-300-260 RECORDS - TRANSFER FROM COUNTIES TO DEPARTMENT. (1) Legal trade name records filed with the County Clerks prior to

- the 1979 Act, related files, and cross-referenced materials are to be transferred to the Department. This transfer will be accomplished in phases, determined and executed as the Director or the Director's designee considers appropriate. The transfer of all records is to be accomplished in total no later than October 1, 1979.
- (2) Once the records are transferred, the Director shall provide for preservation and storage of such records.

### **NEW SECTION**

WAC 308-300-270 INTERIM SYSTEM - AGREEMENTS WITH COUNTY CLERKS. (1) Due to the effective date of July 1, 1979 of the 1979 Act, the Director deems it necessary to establish an interim system until a permanent system of trade name registration is implemented. The interim system will be in effect from July 1, 1979 through September 30, 1979.

- (2) To implement the interim system, the Director will seek to enter into an agreement with the several 39 County Clerks to act for the Department for the purpose of accepting the Certificates of Trade Name through September 30, 1979.
- (3) During this interim period, the several County Clerks with whom agreements have been executed shall accept properly completed Certificates of Trade Name and shall transmit them to the Department within 24 hours of receipt, together with a completed document transmittal form to be supplied by the Department.

### **NEW SECTION**

WAC 308-300-280 FEES. (1) The Department shall charge and collect:

- (a) Five dollars for initial filing of Certificate of Trade Name;
  - (b) Two dollars for each Certificate of Amendment,
- (c) Twenty-five cents per page for copies of the document(s);
- (d) Two dollars for each letter of certification to accompany copies of the document(s).
- (2) During the interim period, the several County Clerks shall arrange, according to procedures in effect within their respective counties, for three dollars of each initial filing fee to be remitted with a completed fee remittance form to the Department at least once a month; all other fees collected will be retained by the respective counties
- (3) All fees remitted to the Department shall be deposited with the State Treasurer to the General Fund.

### **NEW SECTION**

WAC 308-300-290 CROSS-REFERENCING AND PUBLIC ACCESS. (1) The Department shall maintain an index of true and real names cross-referenced to trade names and an index of trade names cross-referenced to true and real names, as set forth on Certificates of Trade Name.

(2) In the interests of consumer protection, the public shall have access to such records as prescribed by Chapter 42.17 RCW.

### WSR 79-07-100 PROPOSED RULES **DEPARTMENT OF GAME**

[Filed July 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 42.30 RCW, that the State Game Commission, intends to adopt, amend, or repeal rules concerning:

1978 Upland game bird and migratory

| •   |                | waterfowl seasons.                                     |
|-----|----------------|--|
| Rep | WAC 232-28-601 | 1979 Game fish seasons and catch limits.               |
| New | WAC 232-28-402 | 1979 Upland game bird and migratory waterfowl seasons. |
| New | WAC 232-28-602 | 1980 Game fish seasons and catch                       |

limits;

WAC 232-28-401

Ren

that such agency will at 9:00 a.m., Monday and Tuesday, August 27-28, 1979, in the Nordic Inn Motel, 1700 South Boone, Aberdeen, WA 98520, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Monday and Tuesday, August 27-28, 1979, in the Nordic Inn Motel, 1700 South Boone, Aberdeen, WA 98520.

The authority under which these rules are proposed is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 27-28, 1979, and/or orally at 9:00 a.m., Monday and Tuesday, August 27-28, 1979, Nordic Inn Motel, 1700 South Boone, Aberdeen, WA 98520.

> Dated: July 2, 1979 By: Wallace F. Kramer Wildlife Enforcement Division Chief

#### **NEW SECTION**

WAC 232-28-402 1979 UPLAND GAME BIRD AND MIGRATORY WATER FOWL SEASONS.

### **NEW SECTION**

WAC 232-28-602 CATCH LIMITS. 1980 GAME FISH SEASONS AND

Reviser's Note: The text and accompanying maps comprising the 1979 Upland Game Bird and Migratory Waterfowl Seasons and the 1980 Game Fish Seasons and Catch Limits proposed by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the proposed rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington, 98504, and upon final adoption are available in pamphlet form from the Department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

### REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 232-28-401 1978 UPLAND GAME BIRD AND MIGRATORY WATERFOWL SEASONS (2) WAC 232-28-601 1979 GAME FISH SEASONS AND

**CATCH LIMITS** 

### WSR 79-07-101 **EMERGENCY RULES** DEPARTMENT OF AGRICULTURE

[Order 1638—Filed July 2, 1979]

- I, Bob J. Mickelson, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to regulations relating to Washington Cattle Sale Requirements, amending WAC 16-86-015.
- I, Bob J. Mickelson, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is because of the identification of increased numbers of brucellosis infected cattle, this emergency order is necessary to establish certain restrictions on the movement of cattle within the state of Washington for the immediate protection of the public health and the general health of the cattle population of the state.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapters 16.36 and 16.40 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 2, 1979.

By Bob J. Mickelson Director

AMENDATORY SECTION (Amending Order 1588, filed 11/29/78)

WAC 16-86-015 WASHINGTON CATTLE SALE REQUIREMENTS. (1) No breeding cattle may be sold in this state unless within the thirty days immediately preceding the change of ownership the animal has been tested for brucellosis and the result of that test is negative. Except the following classes of cattle are exempt from this test requirement:

(a) Calves under six months of age.

- (b) Cattle sold or consigned to a registered quarantine feed lot.
- (c) Cattle sold or consigned to an official slaughter establishment for slaughter within fourteen days.

(d) Steers and spayed heifers.

- (e) Officially calfhood vaccinated dairy cattle under twenty months of age and officially vaccinated beef cattle under twenty-four months of age from herds not under quarantine.
- (f) The Department shall review operation of this section (WAC 16-86-015(1)) in February 1980, August 1980, and February 1981 to determine the results of the testing program in terms of the numbers of suspects and

reactors discovered and the status of the brucellosis situation in the state. The purpose of the review is to assess the need for changes.

(g) Unless after a hearing renewal is determined to be necessary, this section (WAC 16-86-015(1)) shall ex-

pire on August 1, 1981.

- ((1)) (2) After September 1, 1979, no female dairy cattle may be sold or introduced into commercial dairy herds in the state of Washington unless they are properly identified as official brucellosis vaccinates, except the following classes of cattle are exempt from this requirement:
  - (a) Calves under three months of age.
- (i) Female calves under three months acquired by the commercial herd and natural female additions shall be officially brucellosis calfhood vaccinated and identified before the age of six months or removed from the herd.

(b) Female cattle in Washington herds over <del>((2))</del> two

years of age.

- (c) After January 1, 1980, female cattle in Washington herds over <del>((3))</del> three years of age.
- (d) After January 1, 1981, female cattle in Washington herds over ((4)) four years of age.
- (e) After January 1, 1982, female cattle in Washington herds over ((5)) five years of age.

(f) After January 1, 1983, female cattle in Washington herds over <del>((6))</del> six years of age.

- ((2)) (3) All Washington cattle shall be individually identified and permanently recorded as to herd of origin prior to being sold or consigned for slaughter. Such identity shall be transferred to the blood sample taken for MCI test purposes. These records shall be made available to the department upon request. Except the following classes of cattle shall be exempt from this requirement:
- (a) Cattle under <del>((24))</del> <u>twenty-four</u> months of age. (Not parturient or post parturient.)

(b) Steers and spayed heifers.

## WSR 79-07-102 PROPOSED RULES STATE BOARD OF EDUCATION [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education, intends to adopt, amend, or repeal rules concerning Secondary Education—Relating to clarification of authority of local school district boards of directors regarding competency requirements for graduation, amending chapter 180-56 WAC;

that such agency will at 9:00 a.m., Thursday, August 23, 1979, in the Renton School District Administration Center, 435 Main Avenue South, Renton, WA, conduct

a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, August 24, 1979, in the Renton School District Administration Center, 435 Main Avenue South, Renton, WA.

The authority under which these rules are proposed is RCW 28A.04.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 23, 1979, and/or orally at 9:00 a.m., Thursday, August 23, 1979, Renton School District Administration Center, 435 Main Avenue South, Renton, WA.

Dated: July 3, 1979 By: Wm. Ray Broadhead Secretary,

AMENDATORY SECTION (Amending Order 6-76, filed 6/1/76)

WAC 180-56-011 SCHOOL DISTRICT BOARD OF DIRECTORS TO ADOPT GRADUATION REQUIREMENTS. In order to clarify for students, parents and educators the minimum expectations for a high school diploma, the board of directors of each school district offering a secondary program in grades 9-12 shall adopt reasonable graduation requirements and make such requirements available in writing to students, parents and members of the public. ((It shall be appropriate for a school district to require the demonstration of certain minimum competencies as a condition to graduation. If established, any such competency requirements shall be in addition to a student having successfully completed certain minimum course requirements in academic, social, physical and occupational areas. In any case;)) The graduation requirements established by a school district shall represent reasonable expectations for all to whom they are applied.

### AMENDATORY SECTION (Amending Order 6-76, filed 6/1/76)

WAC 180-56-036 ADDITIONAL HIGH SCHOOL GRADUATION REQUIREMENTS. Nothing in this chapter shall be construed as prohibiting each school district board of directors ((may)) from exercising such authority as the board has to adopt competency, course and credit graduation requirements in addition to the minimum set forth in WAC 180-56-021((:)): PROVIDED, That such additional requirements shall be consistent with the constitutional and statutory rights of students, and supported by a written rationale which is available to students, parents and the public upon request and which demonstrates that:

- (1) The quality of life of the individual student will be substantially enhanced; and
- (2) The probable success of the school district's high school students, as a whole, in post-high school education will be substantially enhanced; or
- (3) The probable success of the school district's high school students, as a whole, in obtaining employment will be substantially enhanced; or
- (4) The health, safety and welfare of the individual student will be substantially enhanced.

## WSR 79-07-103 PROPOSED RULES STATE BOARD OF EDUCATION [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education, intends to adopt, amend, or repeal rules concerning State support of public schools—Relating to changes to bring WAC consistent with Basic Education Act amendments of 1979, amending chapter 180–16 WAC;

that such agency will at 9:00 a.m., Thursday, August 23, 1979, in the Renton School District Administration Center, 435 Main Avenue South, Renton, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, August 24,

1979, in the Renton School District Administration Center, 435 Main Avenue South, Renton, WA.

The authority under which these rules are proposed is RCW 28A.01.010, 28A.41.130, 28A.41.140, 28A.58-.754, 28A.58.758 and 28A.41.120, chapter 250, Laws of 1979 1st ex. sess.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 23, 1979, and/or orally at 9:00 a.m., Thursday, August 23, 1979, Renton School District Administration Center, 435 Main Avenue South, Renton, WA.

By: Dated: July 3, 1979
By: Wm. Ray Broadhead
Secretary

### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-191 PURPOSE—PROGRAMS SUBJECT TO BASIC EDUCATION ALLOCATION ENTITLEMENT REQUIREMENTS. (1) Purpose. The purpose of WAC 180-16-191 through ((180-16-235)) 180-16-225 is to implement those portions of RCW 28A.41.130, 28A.41.140 and 28A.58.754 that authorize and require the adoption of program standards that govern a school district's entitlement to state basic education allocation funds pursuant to RCW 28A.41.130 and related statutes and appropriation acts. As used hereafter, "basic education allocation entitlement requirements" and "entitlement requirements" mean WAC 180-16-191 through ((180-16-235)) 180-16-225.

(2) Programs subject to entitlement requirements. The requirements, procedures and other provisions set forth in these basic education allocation entitlement requirements shall apply to kindergarten programs, and to such portion of the grade one through twelve program including related vocational instruction, as a school district ((conducts: PROVIDED, That preschool programs, special education programs for students with handicapping conditions, programs for residents of the state institute programs and postsecondary programs that a school district may conduct are not subject to or governed by these entitlement requirements.

Personnel, student, program and other data regarding preschool, special education, state institution, vocational-technical institute and postsecondary programs shall not be reported or used in determining compliance with these entitlement requirements except as expressly required by a particular provision.

See chapter 392-171 WAC for school district special education program and excess cost funding requirements and chapter 392-173 WAC for residential school special education program and funding requirements)) provides for students enrolled in kindergarten through grade twelve.

#### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-195 ANNUAL REPORTING AND REVIEW PROCESS. (1) Annual district reports. A review of each school district's kindergarten through twelfth grade program shall be conducted annually for the purpose of determining compliance or noncompliance with these basic education allocation entitlement requirements. On or before the third Monday in October of each school year each school district superintendent shall complete and return the program data report form(s) now and hereafter prepared and distributed by the superintendent of public instruction. Such forms shall be designed to elicit data necessary to a determination of a school district's compliance or noncompliance with these entitlement requirements. Data reported on any such form(s) by a school district shall accurately represent the actual status of the school district's program as of the first school day in October ((of)) and as thus far provided and scheduled for the entire current school year. Such forms shall be signed by: (a) The school board president or chairperson, and (b) the superintendent of the school district.

(2) State staff review. State staff shall review each school district's program data report and such supplemental state reports as staff deems necessary, and prepare recommendations and supporting reports for presentation to the state board of education: PROVIDED, That if

a school district's initial program data report and any other state reports considered do not establish compliance with these basic education allocation entitlement requirements, the district shall be provided the opportunity to explain the deficiency and provide supplemental data. School districts which foresee that they will not be able to comply with these entitlement requirements or that are deemed by state staff to be in noncompliance may petition for a waiver on the basis of the limited grounds set forth in WAC 180-16-225.

(3) Annual certification of compliance or noncompliance—With-

holding of funds for noncompliance.

(a) At the annual March meeting of the state board of education, or at such other meeting as the board shall designate, the board shall certify each school district as being in compliance or noncompliance with these basic education allocation entitlement requirements.

(b) A certification of compliance shall be effective for the then current school year subject to any subsequent ad hoc review and determination of noncompliance as may be deemed necessary or advisable by the state board of education or the superintendent of public instruction. In addition, a certification of compliance shall be effective tentatively for the succeeding school year until such time as the state board takes its annual action certifying compliance and noncompliance with these entitlement requirements, at which time the state board may retroactively and/or otherwise revoke such tentative certification upon a finding of noncompliance.

(c) A certification of noncompliance shall be effective until program compliance is assured by the school district to the satisfaction of the superintendent of public instruction, subject to review by the state board. Basic education allocation funds in an amount(s) established by the state board shall be ((withheld from)) permanently deducted from the basic education allocation of a school district that has been certified as being in noncompliance ((until such)) unless assurance of program compliance is subsequently provided for the school year previously certified as in compliance and is accepted by the state

board

### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-200 TOTAL PROGRAM HOUR OFFERING—BASIC SKILLS AND WORK SKILLS REQUIREMENTS. (1) Total program hour offering—Definition.

(a) Each school district shall make available to students enrolled at least a total program hour offering as set forth in subsections (2) through (6) of this section. For the purpose of this section, "total program hour offering" shall mean those hours of sixty minutes each, inclusive of intermissions for class changes ((and)), recess and teacher/parent-guardian conferences which are planned and scheduled by the district for purposes of discussing students' educational needs or progress, and exclusive of ((intermissions)) time actually spent for meals, when students are provided the opportunity to engage in educational activity planned by and under the direction of school district staff, as directed by the administration and board of directors of the district.

(b) Adjustments of program hour offerings between grade level groupings. Any school district may petition the state board of education for a reduction in the total program hour offering requirements for one or more of the grade level groupings specified in subsections (2) through (6) of this section. The state board of education shall grant all such petitions that are accompanied by an assurance that the minimum total program hour offering requirements in one or more other grade level groupings will be exceeded concurrently by no less than the number of hours of the reduction.

(c) Frequency and extent of basic skills and work skills offerings. A school district has "provided the opportunity to engage in" the basic skills and work skills activities required by this section when the district actually conducting the percentage(s) of basic skills and/or work skills required by this section, such district nevertheless shall be deemed to be in compliance with such requirements if such district made a reasonable and good faith effort to provide students the opportunity to take the section(s) or course(s) necessary to comply with such requirements, including having extended the enrollment period through at least the first school day of the term, but no student enrolled. Each of the basic skills areas specified in subsections (2) through (6) of this section for a particular grade level grouping must be offered each school year to students at one or more of the grade levels within the particular grade level grouping. ((See WAC-180-16-230 for the definitions of the various basic skills areas:)) Instruction in at least one of

the following work skills ((defined in WAC 180-16-235)) must be offered each school year to students at one or more of the grade levels within each of the grade level groupings specified in subsections (4) through (6) of this section: Industrial arts, home and family life education, business and office education, distributive education, agricultural education, health occupations education, vocational education, trade and industrial education, technical education and career education.

(d) Five percent variation—Basic skills and work skills requirements. A school district may establish minimum course mix percentages that deviate within any grade level grouping by up to five percentage points above or below the minimums established by subsections (3) through (6) of this section, provided the total program hour offering requirement for the grade level grouping is met.

(2) Kindergarten. Each school district shall make available to students in kindergarten at least a total program offering of four hundred fifty hours each school year. The program shall include reading, arithmetic, language skills and such other subjects and activities as the school district shall determine to be appropriate for the education of

the school district's students enrolled in such program.

- (3) Grades 1 through 3. Each school district shall make available to students in grades one through three at least a total program hour offering of two thousand seven hundred hours each school year. A minimum of ninety-five percent of ((the)) such total program hour offerings shall be in the basic skills areas of reading/language arts (which may include foreign languages), mathematics, social studies, science, music, art, health and physical education. The remaining five percent of the total program hour offerings may include ((foreign languages, or)) such subjects and activities as the school district shall determine to be appropriate for the education of the school district's students in such grades.
- (4) Grades 4 through 6. Each school district shall make available to students in grades four through six at least a total program offering of two thousand nine hundred seventy hours each school year. A minimum of ninety percent of ((the)) such total program hour offerings shall be in the basic skills areas of reading/language arts (which may include foreign languages), mathematics, social studies, science, music, art, health and physical education. ((A minimum of five percent of the total program hour offerings shall be in the area of work skills:)) The remaining ((five)) ten percent of the total program hour offerings may include ((foreign languages, or)) such subjects and activities as the school district shall determine to be appropriate for the education of the school district's students in such grades.
- (5) Grades 7 through 8. Each school district shall make available to students in grades seven through eight at least a total program hour offering of one thousand nine hundred eighty hours each school year. A minimum of eighty-five percent of ((the)) such total program hour offerings shall be in the basic skills areas of reading/language arts (which may include foreign languages), mathematics, social studies, science, music, art, health and physical education. A minimum of ten percent of the total program offerings shall be in the area of work skills. The remaining five percent of the total program hour offerings may include ((foreign language, or)) such subjects and activities as the school district shall determine to be appropriate for the education of the school district's students in such grades.

(6) Grades 9 through 12.

- (a) Each school district shall make available to students in grades nine through twelve at least a total program hour offering of four thousand three hundred twenty hours each school year. A minimum of sixty percent of ((the)) such total program hour offerings shall be in the basic skills areas of language arts, mathematics, social studies, science, music, art, health and physical education. A minimum of twenty percent of the total program hour offerings shall be in the area of work skills. The ((remaining twenty percent)) remainder of the total program hour offerings may include traffic safety((, foreign language,)) or such subjects and activities as the school district shall determine to be appropriate for the education of the school district's students in such grades((, with not less than one-half thereof in)): PROVIDED, That, whether or not the five percent deviations in course mix percentages allowed by subsection (2)(d) of this section are applied, not less than four hundred and thirty-two hours (i.e., ten percent of the total program hour requirement) of such remaining total program hour offering shall consist of basic skills and/or work skills.
- (b) Grade nine option. Each school district shall have the option of including grade nine within the program hour offering requirements of grades seven and eight so long as such requirements for grades seven through nine are increased to two thousand nine hundred seventy hours

- and such requirements for grades ten through twelve are decreased to three thousand two hundred forty hours. Each school district shall state which option is in use when providing compliance documentation to the superintendent of public instruction.
- (7) ((Computation of required percentages of basic skills and work-skills offerings.
- (a) K through eight. The percentages of basic skills and work skills offerings required within the various grade level groupings from kindergarten through grade eight shall be computed and based upon a school district's total program hour offering within each particular grade level grouping.
- (b) Nine through twelve. The percentage of basic skills and work skills offerings required within the nine through twelve grade level grouping shall be computed and based upon a school district's total number of teaching assignments within such grade level grouping.
- (8) Reconsideration of initial program data report. If the initial program data report and other state reports submitted by a school district establish that the district is not actually conducting the percentage(s) of basic skills and/or work skills required by this section, the state staff shall provide the district the opportunity to establish that the district is, nevertheless, in compliance with the requirements of this section by virtue of one or more of the following or other pertinent considerations:
- (a) The district made a reasonable and good faith effort to provide students the opportunity to take the section(s) or course(s) necessary to comply with the basic skills and/or work skills requirements of this section, including having extended the enrollment period through at least the first school day of the term, but no student enrolled, or
- (b) The district is conducting a total program hour offering that exceeds the minimum required by this section and the percentage figure(s) used to determine compliance should, accordingly, be adjusted downward for computation purposes: PROVIDED, That, the district does comply with minimum percentage requirements for the required number of total program hour offerings. The school district may offer whatever additional courses and program hour offerings it shall determine to be appropriate for the education of the school district's students:)) Basis and means for determining compliance with basic skills and work skills percentage requirements.

(a) Each school district shall adopt a written policy and procedure for establishing the basis and means for determining and monitoring compliance with the basic skills and work skills percentages and course requirements established by this section. Written documentation of such annual determinations and monitoring activities shall be maintained on file by each school district.

(b) Handicapped education programs, vocational-technical institute programs, state institution and state residential school programs, all of which programs are conducted for the common school age, kindergarten through secondary school program students encompassed by this section, shall be exempt from the basic skills and work skills percentage and course requirements of this section in order that the unique needs, abilities or limitations of such students may be met.

### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

- WAC 180-16-205 CLASSROOM TEACHER CONTACT HOURS REQUIREMENT. (1) Contact hours requirement—Definition. The average annual direct classroom contact hours for each average annual full-time equivalent certificated classroom teacher employed by a school district shall be no less than twenty-five hours per week. For the purpose of this section "classroom contact hours" shall mean those hours a certificated classroom teacher is instructing students in a classroom, exclusive of such time as the teacher spends for preparation, ((parent/teacher and other)) conferences, administrative duties, and any other nonclassroom instruction duties.
- (2) Classroom—Definition. For the purpose of this section, "classroom" shall mean those areas or spaces within or without a building, on or off a school campus, that are utilized by a certificated classroom teacher and his/her students for the conduct of planned instructional activities.
- (3) Computation of FTE teachers. For the purpose of this section the "average annual full-time equivalent classroom teachers" of a school district shall be the sum of full-time and part-time teachers computed as follows:
- (a) Full-time teachers. Each employee who is employed full-time for the regular instructional year exclusive of summer school, and who is assigned solely classroom instructional and related duties (e.g., planning periods, parent/teacher conferences, before and after school supervision of students, etc.) pursuant to his/her basic contract shall be

counted as one full-time equivalent classroom teacher regardless of his/her actual teaching load. No such employee shall be counted as more than one full-time equivalent classroom teacher: PROVIDED, That in the case of full-time employees of a school district that conducts a year round regular school program who are employed for a term in excess of the equivalent of the regular instructional year for individual students, such excess term of employment may be counted as a portion of an additional full-time equivalent classroom teacher.

(b) Part-time teachers. Each part-time employee who is assigned classroom instructional duties solely or in part, and each full-time employee who is assigned both classroom instructional duties and non-classroom related duties (e.g., administrative duties, extracurricular instructional or supervisory duties, etc.) pursuant to his/her basic contract, shall be counted as a fractional full-time equivalent classroom teacher based upon the percentage of time he or she performs duties equivalent to the duties performed by a full-time employee who is assigned solely classroom instructional duties and related duties (e.g., planning periods, parent/teacher conferences, before and after school supervision of students, etc.) pursuant to his/her basic contract.

(4) Computation of annual average direct classroom contact hour requirement. The number of average annual full-time equivalent classroom teachers employed by a school district and computed pursuant to subsection (3) of this section shall be divided into the sum of:

(a) The total number of hours (60 minutes each) within the regular instructional school year that such average annual full-time equivalent classroom teachers are scheduled to be in contact with and instructing students in a classroom divided by the quotient obtained by dividing the number of school days in the regular instructional year by five, plus

(b) ((Up to two hundred minutes as determined by the school district board of directors per average annual full-time equivalent classroom teacher for every five school days scheduled for the regular instructional school year. Up to two hundred minutes per week per average annual full-time equivalent classroom teacher is provided in order to reasonably account for informal, unstructured, instruction related contact with students)) At the discretion of each school district board of directors, up to two hundred minutes per average annual full-time equivalent classroom teacher for every five school days scheduled for the regular instructional year, for authorized teacher/parent-guardian conferences, recess, passing time between classes, and informal instructional activity.

The quotient shall not be less than twenty-five (hours).

### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-210 KINDERGARTEN THROUGH GRADE THREE STUDENTS TO CLASSROOM TEACHER RATIO REQUIREMENT. The ratio of students enrolled in a school district in kindergarten through grade three to kindergarten through grade three classroom teachers shall not be greater than the ratio of students to classroom teachers in grades four through twelve. For the purpose of this section "classroom teacher" shall mean any instructional employee who possesses ((at least a provisional certificate or an equivalent permit issued by the superintendent of public instruction, but not necessarily employed as a certificated employee, whose "primary" duty is the daily educational instruction of students. The term includes certificated teacher aides as well as teachers)) a valid teaching certificate or permit issued by the superintendent of public instruction.

(1) Computation of ratios. Student to classroom teacher ratios shall be computed as follows:

(a) .5 kindergarten October 1 enrollment + October 1 enrollment grades 1-3 divided by (÷) FTE certificated employees whose "primary" duty is the daily instruction of pupils in grades K through 3.

(b) October 1 enrollment in grades 4 and above divided by (÷) FTE certificated employees whose "primary" duty is the daily instruction of

pupils in grades 4 and above.

(c) For the purpose of this section exclude that portion of the time teachers and students participate in vocationally approved programs, traffic safety and special education programs from the above computations (i.e., programs hereby deemed to be "special programs").

(d) Include in the above computations only the time certificated employees are actually instructing students on a regularly scheduled basis. Exclude preparation and planning times from the above computation.

(2) Exemptions. School districts that have a ratio of kindergarten through grade three students to classroom teachers of twenty-five to one or less, nonhigh school districts, and school districts that have a student enrollment of two hundred fifty or less in grade nine through twelve are exempt from the students to classroom teachers ratio requirement of this subsection.

#### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-215 MINIMUM ONE HUNDRED EIGHTY SCHOOL DAY YEAR. ((Each school district shall conduct no less than a one hundred eighty school day program each school year which shall be accessible to all legally eligible students, including handreapped students, who are five years of age and under twenty-one years of age who have not completed high school graduation requirements.)) (1) One hundred eighty school day requirement. Each school district shall conduct no less than a one hundred eighty school day program each school year in such grades as are conducted by such school district, and one hundred eighty half-days of instruction, or the equivalent, in kindergarten. If a school district schedules a kindergarten program other than one hundred eighty half-days, the district shall attach an explanation of its kindergarten schedule when providing compliance documentation to the superintendent of public instruction.

(2) School day defined. A school day shall mean each day of the school year on which pupils enrolled in the common schools of a school district are engaged in educational activity planned by and under the direction of the school district staff, as directed by the administration

and board of directors of the district.

(3) Accessibility of program. Each school district's program shall be accessible to all legally eligible students, including handicapped students, who are five years of age and under twenty-one years of age who have not completed high school graduation requirements

who have not completed high school graduation requirements.

(4) Five-day flexibility—Graduating seniors. A school district may schedule the last five school days of the one hundred eighty day school year for noninstructional purposes in the case of students who are graduating from high school, including, but not limited to, the observance of graduation and early release from school upon the request of a student.

### AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-220 SUPPLEMENTAL PROGRAM AND BASIC EDUCATION ALLOCATION ENTITLEMENT REQUIREMENTS. The following requirements, while not imposed by the "Basic Education Act of 1977," are hereby established by the state board of education as supplemental conditions to a school district's entitlement to state basic education allocation funds.

(1) Student to certificated staff ratio requirement. The ratio of students enrolled in a school district((, including special education students,)) to full-time equivalent certificated employees((, including special education program employees,)) shall not exceed thirty to one. For the purpose of this subsection, "certificated employees" shall mean those employees who are required by state statute or by rule of the state board of education, or by written policy of the school district to possess a professional education permit, certificate or credential issued by the superintendent of public instruction, as a condition to employment.

(2) Current and valid certificates. Every school district employee((; including special education program employees,)) required by state statute and/or rule of the state board of education to possess a professional education permit, certificate, or credential issued by the superintendent of public instruction for his/her position of employment, shall have a current and valid permit, certificate or credential.

(3) Participation in accreditation. Each school district shall participate in an accreditation process in accordance with the provisions of RCW 28A.04.120(4) and chapter 180-56 WAC, each as now or hereafter amended.

(4) Student learning objectives. Each school district shall have implemented a program of student learning objectives in the areas of language arts, reading and mathematics ((on or before September 1, 1978;)) for grades kindergarten through eight and on or before September 1, 1981, for grades nine through twelve.

(a) Each school district must evidence community participation in defining the student learning objectives of such a program.

(b) The student learning objectives of such program shall be measurable as to the actual student attainment. Student attainment shall be locally assessed annually.

(c) The student learning objectives program shall be reviewed at least every two years by the school district.

### AMENDATORY SECTION (Amending Order 1-79, filed 1/30/79)

WAC 180-16-240 SUPPLEMENTAL PROGRAM STAND-ARDS. (1) Each school district superintendent shall file each year a statement of district standing relative to these standards noting any

deviations. Such statement shall be submitted at the same time as the annual basic education allocation entitlement program data report(s) required by WAC 180-16-195 is submitted. Deviation from these standards shall not result in withholding of any or all of a district's basic education allocation funds, however. The deviations shall be made available to the public separately or as a portion of the annual district guide published pursuant to RCW 28A.58.758(3) and this section.

(2) Supplemental program standards are as follows:

(a) Appropriate measures are taken to safeguard all student and school district permanent records against loss or damage. See, e.g., RCW 40.14.070 regarding the preservation and destruction of local government agency records.

(b) Provision is made for the supervision of instructional practices

and procedures.

 $(c\bar{)}$  Current basic instructional materials are available for required courses of study.

(d) A program of guidance, counseling and testing services is maintained for students in all grades offered by that school district.

(e) A learning resources program is maintained pursuant to chapter 180-46 WAC and WAC 392-190-055, each as now or hereafter amended.

(f) The physical facilities of each district are adequate and appro-

priate for the educational program offered.

- (g) There is adequate provision for the health and safety of all pupils within the custody of the school district. See, e.g., RCW 28A.04.120(11) regarding emergency exit instruction and drills and the rules or guidelines implementing the statute; the building code requirements of chapter 19.27 RCW and local building and fire code requirements; chapter 70.100 RCW regarding eye protection and the rules or guidelines implementing the chapter; RCW 28A.31.010 regarding contagious diseases and the rules, chapters 248-100 and 248-101 WAC, implementing the statute; RCW 43.20.050 regarding environmental conditions in schools and the rules, chapter 248-64 WAC, implementing the statute; and local health codes.
- (h) A current policy statement pertaining to the administration and operation of the school district is available in each district's administrative office including, but not limited to, policies governing the school building and classroom visitation rights of nonstudents.

(i) Chapters 49.60 and 28A.85 RCW are complied with. These statutes prohibit unequal treatment of students on the basis of race, sex, creed, color, and national origin in activities supported by common schools.

(j) Each local school district's board of directors, pursuant to RCW 28A.58.758(3), shall annually publish a descriptive guide to the district's common schools. This guide shall be made available at each school in the district for examination by the public.

### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 180-16-230 DEFINITIONS—BASIC SKILLS AREAS.
  - (2) WAC 180-16-235 DEFINITIONS—WORK SKILLS.

## WSR 79-07-104 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services, intends to adopt, amend, or repeal rules concerning nursing home accounting and reimbursement system, amending chapter 388-96 WAC.

It is the intention of the Secretary to adopt these rules on an emergency basis effective July 1, 1979.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart Executive Assistant Department of Social and Health Services Mailstop OB-44 C Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, August 15, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 29, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.09.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 10:00 a.m., Wednesday, August 15, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: June 29, 1979 By: Michael S. Stewart Executive Assistant

### AMENDATORY SECTION (Amending Order #1382, filed 3/28/79)

WAC 388-96-222 SETTLEMENT. (1) Following completion of the field audit of an annual report, the department will compare the prospective rates paid to the contractor during the report period, weighted according to the number of patient days during which each rate was in effect, with the contractor's audited allowable costs for the period, taking into account all authorized shifting (WAC 388-96-223) and the upper rate limits set out in WAC 388-96-760.

(2) Within sixty days after completion of the field audit, the department will send a written audit report to the contractor. In this report,

the department will:

- (a) Explain the application of relevant contract provisions, regulations, auditing standards, rate formulas, and department policies to the contractor's report, in sufficient detail to permit the contractor to calculate with reasonable certainty its audited allowable costs and its settlement with the department;
- (b) Advise the contractor of rules and regulations justifying a settlement determination resulting in reimbursement in any cost center at less than actual allowable costs, as reported by the contractor and verified by audit;
  - (c) Summarize all audit disallowances; and

(d) Request the contractor to refund money, if necessary, in accordance with the following principles:

(i) In the patient care and food cost areas, the contractor shall refund all portions of payments received for recipients in excess of allowable patient care and food costs, respectively, for those recipients;

(ii) In the patient care cost area, the contractor shall also refund the percentage of the amount paid (less any recovery under subsection (i) above) equal to the percentage by which average per patient day nursing service hours provided were less than the minimum number of hours issued by the department;

(((iii))) (ii) In the administration and operations and property cost areas, ((payments in excess of allowable costs will normally be retained by the contractor. Those overpayments shall be refunded only in the following circumstances:)) after January 1, 1979 the contractor shall refund all portions of payments received for recipients in excess of administration and operations and property costs, respectively, for those recipients.

(((A) Costs totaling \$.02 per patient day of \$1,000, whichever is higher, in any cost area, were reported which cannot be documented at audit, or accumulated liabilities of at least that amount were not properly reversed in accordance with WAC 388-96-032 or 388-96-113; or

(B) All conditions and standards were not met during the entire fiscal year, as determined by the department in Title XIX certification surveys. The portion of the total overpayment attributable to thirty

days plus the number of days from the date of the first survey at which a standard or condition was found unmet until the date of the surv showing all conditions and standards met will be recovered. For IMR facilities with initial certification conditioned upon meeting a plan of correction relating solely to IMR program standards, overpayments will not be recovered due to failure to comply with these standards during the period covered by this initial plan of correction; and))

(((iv))) (iii) In the property cost area, the contractor shall refund amounts determined under WAC 388-96-571(4) or 388-96-573.

- (3) The contractor shall pay the refund, or shall commence repayment in accordance with a schedule determined by the department, within sixty days after receiving the audit report, unless the contractor contests settlement issues in good faith in accordance with the procedures set out in WAC 388-96-904. If the settlement determination is contested, the contractor shall pay or commence repayment in accordance with a schedule determined by the department within sixty days after such proceedings are concluded. The department will pay any amount due the contractor as the result of errors discovered at audit in billing or payment within thirty days after the audit report is received by the contractor or within thirty days after proceedings to contest the settlement are concluded.
- (4) If the contractor does not refund the overpayment or any installment when due, the department may withhold payments from current billings until the overpayment is refunded. Payments will only be withheld under this subsection up to the unrefunded amount of the overpayment.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order #1353, filed 10/20/78)

WAC 388-96-719 METHOD OF RATE DETERMINATION. (1) Data used in determining rates will be taken from the most recent complete, desk-reviewed annual cost report and from certified quarterly reports submitted by each contractor. ((If no annual report is available, the most recent desk-reviewed semiannual report will be used. Data from reports covering a period of less than six full months will not be used in determining rates, except for such reports which are submitted in accordance with WAC 388-96-101(2). Data from these reports will be combined with data from the report period immediately preceding the abbreviated period for purposes of determining rates.))

(2) Data containing obvious errors, data for facilities which are out of compliance with any standard or condition at any time during the reporting period, and data for facilities with average occupancy ratios of less than eighty-five percent for the report period, will be excluded from the determination of predicted costs and rate ranges under sub-

sections (4) and (6) of this section.

(3) Each contractor's reported cost data except, after December 31, 1978, for depreciation interest and lease costs, will be adjusted for economic trends based on component indices of the consumer price index issued by the United States department of labor, bureau of labor statistics. The national averages for the most recent twelve-month period will be applied in rate computations for the cost areas in subdivisions (a), (b), and (c) of subsection (3):

(a) Patient care—"health and recreation" index;

(b) Administration and operations—Average of the "all items less food" and "services less care services" indices;

(c) Property-"shelter" index; and

(d) ((Beginning July 1, 1978, for)) For the food cost area, the Seattle consumer price index for food at home over the most recent twelve month period will be used.

(4) A predicted cost per patient day (excluding cost data and patient days relating to exceptional care recipients) ((in each of the four cost areas)) in the property cost area will be determined for each facility through multiple regression analysis, ((which allows the assessment of the joint impact of a set of factors on cost)) that does not include leased facilities. The formula ((for the linear multiple regression function is:)) which will be available from the department will recognize factors which may be significant, including location, age and type of facility.

<del>((Y</del>c  $A + B_1X_1 + B_2X_2 + ... + B_kX_k$ 

where

Y<sub>c</sub> is the predicted cost per patient day for an individual facility; A is the base cost for a hypothetical facility where the factors all are zero;

B<sub>1</sub>, B<sub>2</sub> . . . B<sub>k</sub> are the regression coefficients for the factors; and X<sub>1</sub>, X<sub>2</sub> . . X<sub>k</sub> are the independent variables or factors measuring the relevant characteristics of a facility.

A and B<sub>1</sub>, B<sub>2</sub> . . . B<sub>k</sub> are determined statistically by the method of least squares. In order to be included in a regression formula, factors must show statistical predictability by being significant at the twenty

(((5))) (a) After all predicted costs per patient day have been computed, the difference between each facility's reported costs, adjusted to take into account economic trends, and the predicted cost will be computed. The standard deviation of the difference will also be calculated.

(((6))) (b) To determine an individual contractor's prospective rate, its predicted cost for the ((patient care, food, and administration and operations cost areas is revised using the most current factor values that have been determined for the individual facility and the base cost and weights derived in the regression analysis described above. Beginning July 1, 1978 to determine an individual contractor's prospective rate in the)) property cost area((, its predicted cost)) is revised using the most current factor values that have been determined for the individual facility and the base cost and weights derived within the last twelve month period in the regression analysis described above. A rate ((range)) ceiling, defined as this predicted cost plus ((and minus)) one standard deviation of the difference calculated, in accordance with subsection (((5))) (a) of this section, for the ((food, administration andoperations, and)) property cost area((s)) will then be determined. ((Beginning July 1, 1978 the rate range for the patient care cost area will be plus 1.75 standard deviations and minus one standard deviation from the predicted cost.)) If the contractor's reported costs (((adjusted for economic trends) are lower than the lower limit of the rate range, the lower limit will be the contractor's reimbursement rate. If these adjusted reported costs)) are higher than the upper limit of the rate range, the upper limit will be the contractor's reimbursement rate. If these adjusted reported costs fall within the standard rate range, the contractor's reimbursement rate will equal the adjusted reported costs.

(((7))) (5) Where new standards are imposed, or the department wishes to encourage additional services or otherwise change the program, a cost-related adjustment will be made to the appropriate cost area rates of each contractor affected by the program change. Adjustments will be made until reported costs used in setting rates reflect the new standards or program changes.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order #1349, filed 10/9/78)

WAC 388-96-722 PATIENT CARE COST AREA RATE. (1) The patient care cost area reimbursement rate will be computed to cover the necessary and ordinary costs of providing routine services and supplies to recipients in accordance with WAC 388-88-050 and 388-88-051.

(((2) The regression equation used in the patient care cost area will contain weights for the following four factors:

(a) Locality of the facility. This factor adjusts the base cost to provide for local market conditions. Facility location will be considered "urban" if it is one of the four Standard Metropolitan Statistical Areas (SMSA). It will be considered "rural" if it is not in an SMSA. SMSA areas are those established in the 1970 census for the state of

(b) Type of facility. This factor adjusts the base cost to provide for the effect institutional requirements have on patient care costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes will be distinguished from facilities whose primary mission is the delivery of nursing home care.

(c) Characteristics of patients in the facility, as determined by the department. This factor adjusts the base cost to provide for the effect patient mix has on patient care costs. Beginning July 1, 1978, this factor will be derived using a uniform patient assessment performed by the department. It will consist of the average functional status score of medical care recipients in the facility. Data will cover all recipients assessed in time to be included in the analysis. The most recent assessment data collected on each recipient will be used. The functional status score will be determined using the Katz Scale.

(d) Number of floors of the facility. This factor adjusts the base cost to provide for the effect of physical plant differences on patient care costs. Data will be derived from inspection records in the state fire

- (2) Beginning July 1, 1979, the patient care cost area reimbursement rate will be calculated using staffing data from recent cost reports and certified quarterly reports provided by the contractor to establish standard hours. The wages for patient care personnel shall be the sum of the product of ninety percent of the prevailing wages for the categories of nursing assistants, licensed practical nurses, registered nurses, and noncontractual therapists and related restorative employees, expressed as an hourly rate, based on the statewide salary survey conducted pursuant to RCW 41.06.160. The standard hours will be multiplied by the wages calculated above to calculate a rate.
- (3) In addition to its reimbursement rate, each contractor will be assigned a range of nursing service hours which represent the maximum and minimum number of hours the department will purchase. For purposes of this hour range for IMR facilities, nursing services include residential living services. The range will depend on the characteristics of the patients in each facility. From January 1, 1978 through December 31, 1978, it will be computed based on the ratio of the number of SNF, ICF and IMR patients of each level, respectively, to the total number of patients in the facility, assuming a range of 1-2 hours for ICF patients, 1.75 - 3 hours for SNF patients, 3.1-6.1 for IMR level A patients, 2.7-5.4 for IMR level B patients, 2.1-3.6 for IMR level C patients, and 1.2-2.4 for IMR level D patients. On and after January 1, 1979, this range will be derived using a uniform patient assessment performed by the department. When the certification of a contractor is changed to add or eliminate a level of care, the range will be adjusted using the ratio of patients in each level of care at the time the new certification becomes effective. When the department requires new standards or makes program changes which require more or less nursing service, the range will be adjusted as of the effective date of the new standard or program change.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### AMENDATORY SECTION (Amending Order #1264, filed 1/9/78)

WAC 388-96-727 FOOD COST AREA RATE. (1) The food cost area rate will be computed to cover the necessary and ordinary costs of procuring food, dietary dietary supplements and beverages for meals and between-meal nourishment for recipients.

(((2) The regression equation used in the food cost area will contain weights for the following four factors:

(a) Location of the facility—King County:
(b) Location of the facility—Clark County:
(c) Location of the facility—Spokane County:

These factors adjust the base cost to provide for local market conditions in these three urban counties.

- (d) Type of facility. This factor adjusts the base cost to provide for the effect institutional requirements have on food costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes will be distinguished from those facilities whose primary mission is the delivery of nursing home care.))
- (2) On July 1, 1979, food reimbursement shall be one hundred and fifteen percent of the statewide average or approximately the 90th percentile of all costs for bulk and raw foods and beverages purchased for dietary needs expressed as a per patient day amount. Rate increased subsequent to July 1, 1979, will be based on increases in the Seattle consumer price index for food as specified in 388-96-719(3) (c).

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### AMENDATORY SECTION (Amending Order #1264, filed 1/9/78)

WAC 388-96-735 ADMINISTRATION AND OPERATIONS COST AREA RATE. (1) The administration and operations cost area reimbursement rate will be computed to cover the necessary and ordinary costs of overall management of the facility, operation and maintenance of the physical plant, and providing dietary service (other than the cost of food and beverages)((:)), medical supplies, taxes and insurance.

(((2) The regression equation used in the administration and operations cost area will contain weights for the following six factors:

(a) Location of the facility—Clark County.

- (b) Location of the facility-Spokane County.
- These two factors adjust the base cost to provide for local market conditions in the two counties.
- (c) Type of facility. This factor provides for the effect institutional requirements have on administration and operations costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes are distinguished from those facilities whose primary mission is the delivery of nursing home care.

(d) Type of certification of the facility. This factor adjusts the base cost to provide for the effect differences in certification requirements have on administration and operations costs. Facilities with ICF-only certification will be distinguished from those with SNF/ICF (dual) certification.

(e) Number of floors of the facility.

- (f) Age of the facility. Factors (e) and (f) adjust the base cost to provide for the effect of physical plant differences on administration and operations cost. Data will be derived from inspection records in the state fire marshal's office.))
- (2) Beginning July 1, 1979, the administration and operations cost area reimbursement rate will be calculated as follows:
- (a) Hours for support staff other than administrators and assistant administrators will be taken from recent cost reports and certified quarterly reports provided by the contractor to determine standard

Wages for the above employees shall be the sum of the product of ninety percent of the prevailing wages expressed as an hourly rate, based on the statewide salary survey as conducted pursuant to RCW 41.06.160. The standard hours will be combined with the wages determined above to calculate a rate.

(b) Other allowable administration and operations costs will be taken from the most recent desk-reviewed annual cost report and updated using the inflation factors specified in 388-96-719(4). Reimbursement for this portion of administration and operations will be limited to the eighty-fifth percentile of all reporting facilities, except that facilities may be grouped by factors than owners or legal organizational characteristics, which could reasonably influence cost requirements for administration and operations.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order #1264, filed 1/9/78)

WAC 388-96-743 PROPERTY COST AREA RATE. (((1) The property cost area reimbursement rate will be computed to cover the necessary and ordinary costs of depreciation, interest, taxes, insurance, and rent of real and personal property.)) Property reimbursement shall not exceed the predicted cost plus one standard deviation of the necessary and ordinary costs of depreciation, and interest, of owner-operated facilities utilizing a multiple regression formula developed by the department of social and health services, recognizing factors which may be significant, including location, age and construction type of fa-cility. Rental costs of leased facilities shall be reimbursed to the extent they do not exceed the upper band of the multiple regression formula for comparable owner-operated facilities.

(((2) The regression equation used in the property cost area will contain weights for the following seven factors:

(a) Location of the facility—King County.
(b) Location of the facility—Clark County.

(c) Location of the facility—Spokane County.

These three factors adjust the base cost to provide for local market conditions in the three counties.

(d) Size of the facility. This factor adjusts the base cost to provide for the effect differences in size (defined as the number of licensed beds) have on property costs.

(e) Age of the facility.

(f) Facility's fire detection protection.

(g) Construction type. Facilities with types 1 and 2 construction will be distinguished from those with types 3, 4 and 5 construction. Factors (c), (f) and (g) adjust the base cost to provide for the effect of physical plant differences on property costs. Data will be derived from inspection records in the state fire marshal's office.))

### WSR 79-07-105 PROPOSED RULES BOARD OF HEALTH

[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning immunization of children attending day care centers against certain vaccine-preventable diseases, new section WAC 248-100-164.

Correspondence concerning this notice and proposed rules attached should be addressed to:

> Executive Assistant Department of Social and Health Services Mail Stop OB-44 C Olympia, WA 98504;

that such agency will at 9:00 a.m., Wednesday, August 8, 1979, in the North Auditorium, Federal Building, 915 Second Avenue, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 8, 1979, in the North Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 9:00 a.m., Wednesday, August 8, 1979, North Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

Dated: July 3, 1979 By: John A. Beare, MD Secretary

#### **NEW SECTION**

WAC 248-100-164 IMMUNIZATION OF CHILDREN AT-TENDING DAY CARE CENTERS AGAINST CERTAIN VAC-CINE-PREVENTABLE DISEASES. (1) DEFINITIONS.

- (a) "Chief Administrator" means the person with the authority and responsibility for the immediate supervision of the operation of a day care center or, in the alternative, such other person as may be designated in writing for the purpose of carrying out the requirements of this statute by the statutory or corporate board of directors of the day care center, or, if none, such other persons or person with the authority and responsibility for the general supervision of the operation of the day care center.
- (b) "Full immunization" means immunization against the following vaccine-preventable diseases: Diphtheria, pertussis (whooping cough), tetanus, poliomyelitis, measles (rubeola), rubella (German measles), and mumps in accordance with schedules and with immunizing agents approved by the State Board of Health in these regulations.

(c) "Local health department" means the city, town, county, district or combined city-county health department, board of health, or health officer which provides health services.

- (d) "Day care center" means an agency which regularly provides care for a group of thirteen or more children for periods of less than twenty-four hours and is licensed pursuant to chapter 74.15 RCW.
- (e) "Immunizing agents" means any vaccine or other biologic currently licensed and approved by the Bureau of Biologics, United States Public Health Service for immunization of persons against diphtheria, pertussis (whooping cough), tetanus, (DTP, DT, Td), measles (rubeola), rubella (German measles), mumps, and poliomyelitis Type I, II, and III (TOPV, IPV).
- (f) "Immunization requirement" means the minimal acceptable schedule of immunizing agents as defined by the State Board of Health in these regulations for attendance of a child at a day care center.

(g) "Initiation of a schedule of immunization" is defined as the process of beginning or continuing a course of immunizations. The immunizing agents administered as part of this process must have been provided not later than forty-five calendar days of the child's first day of attendance

(2) IMMUNIZATION REQUIREMENTS.

Children must meet the following immunization standards for each

#### DTP/DT VACCINE

| AGE   | REQUIREMENT   |
|---|---|
| 0 - 2 months 3 - 4 months 5 - 6 months 7 - 17 months 18 - 47 months 4 years and older | NONE 1 dose 2 doses 3 doses At least 3 doses At least 3 doses provided that the last dose was administered at or after age 4. |

### TRIVALENT POLIO VACCINE - (TOPV)

(IPV)

| <u>AGE</u>   | REQUIREMENT   |
|--|---|
| 0 - 2 months 3 - 4 months 5 - 17 months 18 - 47 months 4 years and older | NONE I dose 2 doses At least 3 doses At least 3 doses provided that the last dose was administered at or after age 4. |

#### MEASLES, MUMPS, RUBELLA

1 dose of each administered at or after one year of age. Not required OΓ recommended until 15 months of age.

NOTE: One or more doses of tetanus toxoid (without diphtheria toxoid) administered for wound management will not fulfill the DTP/DT requirements.

### (3) INITIATION AND CONTINUATION OF A SCHEDULE OF IMMUNIZATION.

- (a) Attendance at a day care center by a child who has not received full immunization shall be conditioned upon the presentation of proof that the child's immunization schedule has been initiated according to subsection (1)(h) of these regulations.
- (b) Admission in subsequent year. A child who is admitted conditionally as provided in subsection (3)(a) of this section, shall present proof of completion of the required immunization(s) as soon as possible and not later than twelve calendar months after the child's first day of attendance. If the child has not completed the required schedule of immunization within the required time period, the "chief administrator" of the day care center shall immediately notify the local health department of the name and address of the child along with a report of the status of the child's immunization schedule and when the child was first conditionally admitted to the day care center. If there has been a sufficient period of time to reasonably permit the child to have completed the required immunization schedule, the health department shall issue an order of exclusion in the manner required in subsection (7) of this section. If there has not been sufficient time to complete the schedule, the health department shall notify the child's parents and the "chief administrator" of the day care center as to when the schedule must be completed. If the schedule is not completed by that date, the health department shall issue an order of exclusion.

(4) DOCUMENTARY PROOF.

(a) Proof of full immunization, initiation or continuation of a schedule, or exemptions shall be documented on a Certificate of Immunization Status. Immunization data on the Certificate of Immunization Status form shall be based on a written personal immunization record given to the person immunized or to his or her parent or guardian by the physician or agency administering the immunization. This personal immunization record shall not be surrendered to day care center authorities and shall not substitute for the Certificate of Immunization Status form.

- (b) The Certificate of Immunization Status form shall include, at least the following information required to fulfill the intent of RCW 28A.31.118.
  - (i) Name of person;
  - (ii) Birthdate;
  - (iii) Sex;
  - (iv) Type of vaccine administered;
  - (v) Date of each dose of vaccine, specifying month and year;
  - (vi) Signature of parent, legal guardian or adult in loco parentis.
- (c) The Revised Certificate of Immunization Status form, DSHS 13-263 shall be provided by the Department of Social and Health Services and will be the only acceptable form for all new enrollees registering after September 1, 1979. For the child already registered or enrolled in a day care center prior to enactment of these regulations, previous Certificates of Immunization Status (e.g. DSHS 13-263) or locally developed forms approved by DSHS shall be acceptable as the official Certificate of Immunization Status: PROVIDED, That dates for the latest doses of DTP/Td and poliomyelitis vaccines are indicated and that dates (month and year) are provided for each dose of measles, rubella, and mumps vaccine, if required.
- (d) Proof in subsequent years. Once proof of full immunization or proof of exemption from the immunization law has been presented, no further proof shall be required as a condition to attendance at a particular center provided that the Certificate of Immunization Status form on such a child remains on file at the day care center.
  - (5) MEDICAL EXEMPTIONS.
- (a) Certificate of medical contraindication for one or more immunization(s) shall be provided on the Certificate of Immunization Status form, certified and signed by a licensed physician.
- (b) A child who is temporarily exempt from immunization for medical reasons shall be admitted on condition that required immunizations are obtained at the termination of the duration of exemption. If the medical condition is permanent or life-long, the student shall be admitted and the Certificate of Immunization Status filed on each child.
- (6) RELIGIOUS, PHILOSOPHICAL, PERSONAL EXEMPTIONS.
- (a) A child who is exempt from immunization because of religious, philosophical, or personal objections shall be admitted to a day care center and the fact of the exemption shall be recorded on the Certificate of Immunization Status form signed by the parent, guardian, or adult in loco parentis.
- (b) Each day care center shall keep on file the Certificate of Immunization Status form for each child so enrolled.
  - (7) EXCLUSION FROM DAY CARE CENTER.
- (a) Conditions for attendance not fulfilled. Any child in attendance at a day care center who fails to provide documentary proof of full immunization, or proof of initiation or continuation of a schedule of immunization, or proof of either medical, religious, philosophical or personal objection, within forty-five calendar days after the child's first day of attendance, shall be excluded from the day care center by the chief administrator of the day care center until an acceptable Certificate of Immunization Status form is submitted to the "chief administrator".
- (b) Notification to local health department. The "chief administrator" of a day care center shall collect at the end of the forty-five day grace period and within five working days the name and address of each child who does not comply with the requirements of these regulations and forward the name(s) to the local health department.
- (c) Exclusion order from local health department. Upon receipt of name(s) and address(es) of each child failing to comply with the provisions for attendance at a day care center from the "chief administrator", the local health department shall notify the "chief administrator" and provide the "chief administrator" with a written order to exclude the children failing to comply with requirements of these regulations.
- (d) Exclusion letter to parents of children failing to comply. Pursuant to the written exclusion order to the "chief administrator" from the local health department, the local health department will provide a standard exclusion notification letter to parents of children failing to comply with attendance requirements. This exclusion notification letter shall be of a form approved by the Department of Social and Health Services and signed by the local health officer. This shall serve as the written notice to parent(s) or legal guardian(s) of each child or to the adult(s) in loco parentis to each child, who is not in compliance with

the requirements of these regulations. The notice shall fully inform such person(s) of the following:

- (i) The requirements established by and pursuant to RCW 28A.31.118;
- (ii) The fact that the child will be prohibited from further attendance at the day care center until requirements are met;
- (iii) The immunization services that are available from or through the local health department and other public agencies.
- (e) The "chief administrator" of a day care center shall retain a record at the day care center of the name, address, and date of exclusion of each child excluded from the day care center pursuant to the requirement of these regulations for not less than three years following the date of child's exclusion.
- (f) A child in attendance in a day care center by virtue of presenting proof of "initiation of a schedule of immunization" or by presenting documentation of medical, religious, philosophical or personal objection shall be subject to exclusion in the event of exposure to a communicable disease in a day care center.
  - (8) RECORDS.
- (a) The official proof for documentation of compliance with these regulations shall be the Certificate of Immunization Status form. The revised Certificate of Immunization Status form will be required of all new enrollees registering after September 1, 1979.

If a child was enrolled in a day care center prior to the effective date of these regulations, the Certificate of Immunization Status form DSHS 13-263, or approved locally developed forms on file will serve as documentary proof for admittance if requirements are met.

Day care centers shall have on file an approved Certificate of Immunization Status form for every child enrolled. When a child withdraws or transfers to a new day care center, the administrator shall return the Certificate of Immunization Status form to the parent.

- (b) The "chief administrator" of a day care center shall allow agents of state and local health departments access during business hours to the health records retained on each child enrolled.
- (c) Personal immunization record. The immunizations required by these regulations may be obtained from any private or public source desired, provided that the immunization is administered and records are made in accordance with these regulations. Any person or organization administering immunizations shall furnish each person immunized, or his or her parent or legal guardian, or any adult in loco parentis to the child, with a written record of immunization the content of which the State Board of Health has prescribed.

### (9) REPORTING.

The "chief administrator" of a day care center shall file a written annual report (multiple carbonized form) with the Department of Social and Health Services and local health departments on the immunization status of children by November 1 of each year and on forms prescribed by the Department of Social and Health Services.

### WSR 79-07-106 PROPOSED RULES BOARD OF HEALTH [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health, intends to adopt, amend, or repeal rules concerning:

Rep WAC 248-86-030 Food and beverage service workers' permit (x-ray & serology).

Amd WAC 248-100-175 Tuberculosis testing—Certification.

Amd WAC 248-100-175 Tuberculosis testing—Certification.

Rep WAC 248-100-190 Tuberculosis testing—Renewals of certifications.

Amd WAC 248-100-195 Filing certificates.

Amd WAC 248-100-205 Preventive treatment for tuberculosis.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Executive Assistant
Department of Social and Health Services
Mail Stop OB-44 C
Olympia, WA 98504;

that such agency will at 9:00 a.m., Wednesday, August 8, 1979, in the North Auditorium, Federal Building, 915 Second Avenue, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 8, 1979, in the North Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 9:00 a.m., Wednesday, August 8, 1979, North Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

Dated: July 3, 1979 By: John A. Beare, MD Secretary

#### AMENDATORY SECTION (Amending Order 146A, filed 3/28/77)

WAC 248-100-175 TUBERCULOSIS TESTING—CERTIFI-CATION. (1) No contract of any public school employee (teacher, bus driver, janitor, clerk, or other employee) who comes in direct contact with the students in any school shall become operative until for such employee there has been filed with the local ((intermediate school)) education service district superintendent a valid health certificate issued by any county, city-county, or district health department. The word "operative" may be understood to mean that salary warrants shall not be issued until this evidence is filed properly and recorded with the school superintendent.

(2) Each public school employee who comes in direct contact with students shall undergo a tuberculin skin test at the time of initial employment. Employees whose skin test reaction is negative (less than 10 mm. of induration after 5 T.U. of P.P.D. given by the Mantoux method) may be certified indefinitely. Those whose skin test is positive shall have a current chest film within 90 days. ((If the x-ray is normal the employee may be certified for two years. Employees whose chest films indicate possible previous infection with tuberculosis may be certified for no more than one year.)) Employees whose chest films are negative or indicate no active disease process may be certified for one year. Employees whose chest x-ray shows no sign of active disease at least two years after the first documents positive skin test shall be certified indefinitely.

(3) Those employees who were certified under regulations previously effective may be recertified under the provisions of the preceding paragraph (WAC 248-100-175(2)).

(4) Any public school employee found to have suspected or proven infectious tuberculosis shall be denied issuance of a certificate. If the diagnosis is challenged by an employee the case shall be reviewed by a panel selected for this purpose. The panel shall be composed of at least two physicians, in addition to the health officer, who are familiar with radiology and/or chest diseases.

(5) The requirements herein of tuberculosis testing and certification shall not apply to employees of colleges or universities, provided that nothing herein shall be deemed to prevent individual colleges or universities from requiring tuberculosis testing and certification in any manner deemed appropriate by such college or university.

(6) An employee who feels that the tuberculin skin test by the Mantoux method would present a hazard to his health because of conditions peculiar to his own physiology may present supportive medical data to this effect to the tuberculosis control program, Health Services Division, Department of Social and Health Services. ((The department will select three physicians expert in the management of tuberculosis and will submit the medical data to them. The three physicians will review and evaluate the data and thereafter recommend to the department whether the requirement of the tuberculin skin test should be waived for the individual employee.)) The department ((will consider the recommendation of the three physicians selected by it and)) will decide whether the waiver should be granted to the individual employee and will notify the employee accordingly. Any employee granted a waiver from the tuberculin skin test shall have a chest x-ray taken in lieu thereof.

AMENDATORY SECTION (Amending Order 78, filed 1/9/73)

<u>WAC 248-100-195</u> FILING CERTIFICATES. The health certificate shall be filed with the ((intermediate)) education service district superintendent, except in districts of the first class wherein such certificate shall be filed with the city superintendent of schools. Whenever an employee transfers from one district to another, the ((intermediate)) education service district superintendent shall return to the employee his health certificate, which shall be filed with the ((intermediate)) education service district superintendent of schools in the new locality.

#### AMENDATORY SECTION (Amending Order 78, filed 1/9/73)

WAC 248-100-205 PREVENTIVE OR CURATIVE TREAT-MENT FOR TUBERCULOSIS. Employees who ((are found to be tuberculin positive who have no history or x-ray evidence of tuberculosis and who complete an adequate course of chemoprophylaxis under the direction of the local health officer may be certified indefinitely) have a positive tuberculin skin test (greater than 10mm) and have completed a recommended course of preventive or curative treatment may be certified indefinitely by the local health officer.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 248-100-190 TUBERCULOSIS TESTING—RENEWALS OF CERTIFICATIONS.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 248-86-030 X-RAY AND SEROLOGY.

# WSR 79-07-107 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services, intends to adopt, amend, or repeal rules concerning fair hearings, chapter 388-08 WAC.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Michael Stewart Executive Assistant Department of Social and Health Services Mail Stop OB-44 C Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, August 15, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 22, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia.

The authority under which these rules are proposed is RCW 34.04.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 10:00

a.m., Wednesday, August 15, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

> Dated: July 2, 1979 By: Michael S. Stewart Executive Assistant

#### **NEW SECTION**

WAC 388-08-406 SPECIAL PROCEDURES FOR FOOD STAMP HEARINGS The time limit for rendering a decision and the decision-making procedures set forth in WAC 388-08-407 through WAC 388-08-413 shall not apply to hearings involving the food stamp program. Those hearings are governed by WAC 388-54-815.

#### **NEW SECTION**

WAC 388-08-407 TIME LIMIT FOR RENDERING DECI-SION (1) A final decision shall be rendered within 75 days of the department's receipt of the request for a hearing, unless extended by a continuance of the hearing requested by or consented to by the

(2) The hearing examiner or hearing authority shall give first priority to those pending proceedings where the appellant has appealed a department decision:

(a) denying an application for a benefit, or

(b) terminating benefits, if benefits are not being continued pending the decision.

#### **NEW SECTION**

WAC 388-08-408 INITIAL DECISION (1) The hearing examiner who conducted the hearing shall write an initial decision. The hearing examiner shall file the original of the initial decision in the record of the proceedings and shall mail copies of the initial decision to the parties and their representatives.

(2) The initial decision shall automatically become the final decision of the secretary, if no petition for review is filed in accordance with WAC 388-08-409 within 15 days of mailing of the initial decision.

#### **NEW SECTION**

WAC 388-08-409 PETITION FOR REVIEW BY HEARING AUTHORITY (1) Within 15 days of mailing of the initial decision, either party may petition the hearing authority, in writing, for review of the initial decision. The petition for review shall set forth in detail the basis for the requested review, and shall be mailed postage prepaid to the office of hearings and to the other party at his/her last known address.

(2) The petition shall be based on any one of the following grounds materially affecting the substantial rights of a party:

- (a) Irregularity in the proceedings by which the moving party was prevented from having a fair hearing. This includes misconduct by the prevailing party and misconduct or abuse of discretion by the hearing examiner.
- (b) The findings of fact are unsupported by substantial evidence in view of the entire record,

(c) Errors of law,

- (d) Need for clarification in order for the parties to implement the decision.
- (3) The responding party may respond in writing to the petition for review. The response shall be mailed postage prepaid to the office of hearings and to the other party at his/her last known address.

#### **NEW SECTION**

WAC 388-08-413 PROCEDURE ON REVIEW BY HEARING AUTHORITY (1) A petition for review shall be granted only if, in the reasoned opinion of the hearing authority, on the grounds for review set forth in WAC 388-08-409(2) are shown. Otherwise, the petition for review shall be denied and the initial decision shall be the final decision of the secretary as of the date of denial of the petition(s) for review.

- (2) In determining whether to grant review and in reviewing the initial decision, the hearing authority shall consider the initial decision, the petition(s) for review, the record or any part thereof and any additional evidence submitted by the agreement of both parties in accordance with WAC 388-08-413(4).
- (3) If review is granted, the hearing examiner's initial findings of fact, conclusions of law, and decision shall not be modified by the hearing authority unless, in the reasoned opinion of the hearing authority:
- (a) Irregularity in the proceedings occurred by which the moving party was prevented from having a fair hearing. This includes misconduct by the prevailing party and misconduct or abuse of discretion by the hearing examiner and/or
- (b) The findings of fact are unsupported by substantial evidence in view of the entire record and/or
- (c) The application of law in the conclusions is erroneous and/or
- (d) There is need for clarification in order for the parties to implement the decision.
- (4) The hearing authority may accept additional evidence to correct ommissions in the record, but only after notice to and agreement by both parties.

(5) The hearing authority may remand the proceedings to the hear-

ing examiner for additional evidence or argument if:

- (a) Neither party cited the law correctly applicable to the issue(s) defined at the hearing and additional evidence or argument is needed for the hearing authority to reach a reasoned decision. Nothing in this subsection shall be construed to allow the hearing authority to remand the case to consider additional grounds for denial, termination or ineligibility for assistance which were not alleged by the department at the hearing.
- (b) Irregularity in the proceedings occurred by which the party seeking review was prevented from having a fair hearing and additional evidence or argument is necessary to cure the irregularity or

(c) The hearing authority considers a remand necessary and both parties assent to the remand.

- (6) If review is granted, the hearing authority shall render a reasoned decision affirming, reversing, modifying, or remanding the initial decision.
- (7) The hearing authority shall render his decision solely on the record without ex parte participation of any person who participated in the appealed decision.
- (8) That decision shall be final on the date of filing and shall be the final decision of the secretary. The hearing authority shall file the original of the final decision in the record of the proceedings and shall mail copies to the parties and their representatives.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **NEW SECTION**

WAC 388-08-414 FORM, CONTENT, AND EFFECTIVE DATE OF DECISION (I) Every recommended decision, proposal for decision, initial decision, and final decision shall be in writing and:

(a) Be correctly captioned as to the name of the parties and the name of the proceedings.

(b) Designate all parties,

- (c) Include a concise statement of the issue(s) to be considered,
- (d) Contain findings of fact on each contested issue and conclusions of law.
- (2) The effective date of the final decision reversing the CSO is the date of the incorrect action or such other date as may be provided under department rules.
- (3) The final decision shall receive immediate attention and processing by the CSO.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-08-410 FORM AND CONTENT OF DECISION

## WSR 79-07-108 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 41.06.040, that the State Personnel Board, intends to adopt, amend, or repeal rules concerning Project employment—CETA—Title II and VI, amending WAC 356-30-146;

that such agency will at 10:00 a.m., Thursday, August 9, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, August 9, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

The authority under which these rules are proposed is RCW 41.06.040 and 41.06.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 7, 1979, and/or orally at 10:00 a.m., Thursday, August 9, 1979, Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

Dated: June 29, 1979
By: Leonard Nord
Secretary

### AMENDATORY SECTION (Amending Order 106, filed 7/25/77)

WAC 356-30-146 PROJECT EMPLOYMENT—CETA—TITLE II AND VI. (1) Participants hired under the Comprehensive Employment and Training Act have all rights and benefits given all regular State Merit System employees except as specifically prohibited by the Act as passed by Congress. Participants will not have reduction—in-force rights as afforded by WAC 356-30-330 after 18 months of continuous service within the project.

(2) Appointment requirements other than meeting minimum qualifications may be waived for appointment to project positions which have been established to provide employment opportunities under the Federal Comprehensive Employment and Training Act. ((Persons so appointed may not exercise the transfer provisions of WAC 356-30-145(5) until and unless they have passed the appropriate examination for the class.))

(3) Participants who complete six months of continuous service within the project will become eligible to compete on a promotional basis for entry level positions within regular state service.

## WSR 79-07-109 PROPOSED RULES OFFICE OF FINANCIAL MANAGEMENT [Filed June 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 4.92.170, that the Office of Financial Management, intends to adopt, amend, or repeal rules concerning payment of tort claims against the state, amending WAC 82-16-010, 82-16-020, 82-16-090, 82-16-900 and 82-16-9001;

that such agency will at 10:30 a.m., Wednesday, August 22, 1979, in Room 306, House Office Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Wednesday, August 22, 1979, in Room 306, House Office Building, Olympia, Washington.

The authority under which these rules are proposed in RCW 4.92.170.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 22, 1979, and/or orally at 10:30 a.m., Wednesday, August 22, 1979, Room 306, House Office Building, Olympia, Washington.

Dated: July 3, 1979

By: Gerald L. Sorte for Orin C. Smith

Deputy Director

#### AMENDATORY SECTION (Amending Order 32, filed 7/19/76)

WAC 82-16-010 DIRECTOR—AGENCY HEAD—DEFINED. For the purposes of these rules "the director" means the Director, Office of ((Program Planning and Fiscal)) Financial Management of the state of Washington. The chief administrative officer or the person or persons as charged by law with ultimate responsibility for administering the state agency will be referred to as "agency head".

#### AMENDATORY SECTION (Amending Order 32, filed 7/19/76)

WAC 82-16-020 DIRECTORS' AUTHORITY TO PAY EXCLUSIVE—CERTIFICATION OF CLAIMS AND JUDGMENT. Payment of claims and judgments arising out of tortious conduct or under and pursuant to 42 U.S.C. Sec. 1981 et seq. shall not be made by any agency or department of state government with the exception of the director and he will authorize and direct payment of moneys only from the tort claims revolving fund whenever: (1) The agency head or the designee of any such agency head certifies, and it is attested to by the Attorney General, that a claim has been settled for ((twenty-five hundred)) ten thousand dollars or less under the authority of RCW 4.92.140, or (2) the Clerk of the Court has made and forwarded a certified copy of a final judgment in a court of competent jurisdiction and the Attorney General certifies that the judgment is final and was entered in an action based on a claim arising out of tortious conduct or under and pursuant to 42 U.S.C. Sec. 1981 et seq.

#### AMENDATORY SECTION (Amending Order 5, filed 4/28/69)

WAC 82-16-090 REPORTS TO LEGISLATURE. The director, upon request, will report to the legislature the status of the tort claims revolving fund, all payments made therefrom, all reimbursements made thereto, and the identity of agencies of state government whose operations and activities give rise to liability, including those agencies over which he does not have authority to revise allotments.

#### AMENDATORY SECTION (Amending Order 5, filed 4/28/69)

WAC 82-16-900 APPENDIX A—CERTIFICATE OF TORT CLAIM SETTLEMENT.

#### CERTIFICATE OF TORT CLAIM SETTLEMENT

TO THE ((BUDGET)) DIRECTOR, OFFICE OF FINANCIAL MANAGEMENT OF THE STATE OF WASHINGTON:

The Director of (Agency) of the State of Washington certifies as follows:

- (1) That a claim based on the tortious conduct of the State of Washington has been settled, with the approval of the Attorney General, under authority of ((section 8, chapter 159, Laws of 1963 (chapter 4.92 RCW))) RCW 4.92.140, as amended.
- (2) That the tortious accident, occurrence or event took place on or about (Date) at or near (Location), more particularly described in the claim filed with the ((State Auditor)) chief fiscal officer of the executive branch, and that (Name) is claimant therein.
- (3) That the full amount of the settlement is

| Payment in the amount of \$   |
|---|
| Dated this day of, 19   |
|   |
| Director of(Agency)   |
| Approved by:  |
| SLADE GORTON Attorney General   |
| APPENDIX A  |
| Assistant Attorney General  |
| AMENDATORY SECTION (Amending Order 5, filed 4/28/69)  |
| WAC 82-16-9001 APPENDIX B—ATTORNEY GENERAL'S CERTIFICATE ON TORT JUDGMENT.  |
| ATTORNEY GENERAL'S<br>CERTIFICATE ON TORT JUDGMENT  |
|   |
| İ   |
| Plaintiff,  |
| vs.   |
|   |
| ·   |
| Defendant.)   |
| To THE ((BUDGET)) DIRECTOR, OFFICE OF FINANCIAL MANAGEMENT OF THE STATE OF WASHINGTON   |
| IT IS HEREBY CERTIFIED That on day of, 19, a judgment was entered against the State of Washington in the above—entitled cause, county cause no, in the amount of \$ plus costs of \$; and   |
| IT IS FURTHER CERTIFIED That the judgment is based upon the tortious conduct of the State of Washington and that the judgment is final.   |
| Payment in the amount of \$ may therefore be made from the Tort Claims Revolving Fund to the clerk of the court for county in accordance with the provisions of ((section 10, chapter 159, Laws of 1963 (chapter 4.92 RCW))) RCW 4.92.160, as |
| amended.  |
| DATED this day of, 19   |
| SLADE GORTON<br>Attorney General  |
| Assistant Attorney General  |
| APPENDIX B  |

#### WSR 79-07-110 PROPOSED RULES OFFICE OF FINANCIAL MANAGEMENT [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 43.03.120, that the Office of Financial Management, intends to adopt, amend, or repeal rules concerning moving expense regulations, amending WAC 82-24-010, 82-24-020, 82-24-050, 82-24-060, 82-24-080, 82-24-090, 82-24-100, 82-24-110 and 82-24-130;

that such agency will at 9:00 a.m., Wednesday, August 22, 1979, in Room 306, House Office Building, Olympia, Washington, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, August 22, 1979, in Room 306, House Office Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 43.03.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 22, 1979, and/or orally at 9:00 a.m., Wednesday, August 22, 1979, Room 306, House Office Building, Olympia, Washington.

> Dated: July 3, 1979 By: Gerald L. Sorte for Orin C. Smith Deputy Director

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-010 PURPOSE. (1) RCW 43.03.110, as amended, makes provision for each office, commission or department to move a transferred employee's household goods and effects to the employee's new station within the state at the expense of the state; or in the alternative, to defray the costs of such a move by common carrier or otherwise at the expense of the state, subject to regulation by the director, ((Central Budget Agency)) Office of Financial Management. ((The 1967 legislature amended RCW 43.03.110 to)) RCW 43.03.120 allows payment of moving expenses of newly hired employees, necessitated by acceptance of state employment.

(2) Chapter 43.19 RCW, the State Purchasing Statute, requires that all agency requests for the purchase of material, equipment and supplies are to be processed through the Division of Purchasing. Service contracts determined to be best purchased under the provisions of chapter 43.19 RCW must also be processed by the Division of Purchasing, unless authority has been specifically delegated by the Divi-

sion of Purchasing.

(3) The policies and procedures set forth in chapter 82-24 WAC for payment of moving expenses are consistent with the statutory authorities cited in WAC 82-24-010(1) and (2).

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-020 DEFINITIONS. (1) Household goods. Household goods include all household goods, personal effects and property used in a dwelling, and normal equipment and supplies used to maintain the dwelling, except for items covered in WAC 82-24-080 through 82-24-110.

(2) Allowable moving costs - household goods. Allowable moving costs - household goods include moving costs which may be paid for such household goods as are defined in WAC 82-24-020(1).

(3) Relocation authorization form((s)) (A33 ((and A33-1))). The Relocation Authorization form, when properly filled out, constitutes the agency's authorization for a given move, and ((also)) provides the basis for the State Traffic Manager to secure the necessary transportation. Any move for which payment or reimbursement is to be made, must be recorded on a Relocation Authorization form and transmitted to the State Traffic Manager. Relocation Authorization form A33 is to

be used for moves by new employees and ((form A33-1 for moves by)) transferred employees((. The Relocation Authorization forms are)) and is available from the State ((Printer)) Purchasing Division, Central Stores.

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-050 NEW EMPLOYEES QUALIFIED TO RECEIVE ALLOWABLE MOVING EXPENSES. (1) Any agency may pay the moving expenses of a new employee necessitated by his acceptance of state employment, pursuant to mutual agreement with such employee in advance of his employment, provided that if such employee is in ((the)) a classified service ((as defined in chapter 41.06 RCW,)) and that the employee has been duly certified from an eligible register. No offer or agreement for payment of moving expenses shall be made to a prospective member of the classified service prior to certification, except through appropriate public announcement by the Department of Personnel or other corresponding personnel agency ((as provided by chapter 41.06 RCW)).

(2) The payment of relocation expenses for new employees will be limited to those executive, professional or administrative personnel in supervisory positions ((with a pay grade as prescribed by the State Personnel Department of salary range 29 or above. Payment of moving expenses can be made for other positions where the beginning salary at the lowest step is equal to or higher than the amount paid at the lowest step of salary range 29)) or other personnel having both executive and professional status.

(3) When there is a demonstrable inability to fill a lower level position and when the filling of the position is essential in order to carry out the critically necessary work of the agency, the agency may obtain special authorization from the ((Central Budget Agency)) Office of Financial Management to pay relocation expenses as an aid in filling

the position.

In the case of classified employees, agencies should address their authorization requests jointly to the director of the ((Central Budget Agency)) Office of Financial Management and to the director of the State Department of Personnel, or to the heads of other corresponding personnel agencies ((as provided by chapter 41.06 RCW)). ((Central Budget Agency)) The Office of Financial Management will not authorize payment of moving expenses until advised by the appropriate personnel agency that it concurs with the need to pay moving expenses in order to fill the position.

In the case of exempt positions, authorization will be given only

upon receipt of a written statement from the agency head.

((Central Budget Agency)) The Office of Financial Management will provide written authorization for payment of moving expenses

when the agency:

- (a) Can provide sufficient evidence of need with which the appropriate personnel department concurs. The agency should include in its request for special authorization for payment such evidence as prior recruiting efforts made to fill the position, the number of candidates on the register, salary differences between the state position and comparable positions in industry or other states, the distance the applicant needs to move in order to accept state employment, and other related evidence which supports the need to pay moving expenses.
- (b) Can justify filling the position because of the critical nature of the work.

(c) Has the financial ability to pay the moving expenses.

(4) A provisional employee who is a successful candidate for a position in the classified service may be paid moving expenses if the position meets the requirements set forth in WAC 82-24-050(2) and (3). In addition, the appropriate personnel department must have made a public announcement of the intent to pay moving expenses to the successful candidate and the employee has incurred moving expenses in reliance upon such announcement, and that pursuant to the terms of the announcement he is informed that he is eligible to receive reimbursement only after becoming a member of the classified service.

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-060 RESPONSIBILITIES OF AGENCY HEAD. The agency head is responsible for: (1) Authorizing the move and approving the expenses to be allowed by the agency under the rules described in this chapter.

(2) Signing the Relocation Authorization ((forms)) form.

(3) Sending two copies of the Relocation Authorization form to the State Traffic Manager. Division of Purchasing, Department of General Administration.

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-080 MOVING HOUSEHOLD GOODS BY COM-MON CARRIER. (1) Allowable moving costs may be paid for up to 10,000 pounds of household goods including a reasonable allowance for packing, unpacking, insurance and (if authorized) 30 days storage in transit. Storage will be paid at either the origin or destination point of the move, but not at both places.

(2) Allowable moving costs may include insurance or transit protection costs. The maximum amount of state provided insurance is \$\(\(\frac{15,000}{15,000}\)\) 50,000 per move while in transit, in storage and delivery to or from the storage place. All adjustments of losses shall be based upon the depreciated value of the items claimed. Coverage in excess of \$\(\((\frac{15,000}{15,000}\))\)50,000 may be secured at the employee's expense.

(3) Allowable moving costs may include a charge by the common carrier for appliance disconnect and hookup.

(4) Items excluded from allowable moving costs are:

- (a) Movement of animals and articles of sentimental or high intrinsic value. The employee will personally arrange for and pay the costs of transportation of items such as jewelry, negotiables and collector items.
- (b) Excessive hobby material and equipment, automobiles, boats, airplanes, camping vehicles and mobile homes which are not the primary residence of the employee, explosives and other dangerous goods, property liable to impregnate or otherwise damage the mover's equipment or other property, perishable foodstuffs subject to spoilage, building materials, fuel or other similar nonhousehold articles.

(c) Penalties imposed by a carrier as a result of negligence by the

employee.

(d) Maid service or other third party convenience or services of a similar nature.

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-090 MOVING HOUSEHOLD GOODS IN RENTAL EQUIPMENT. (1) If the employee estimates that the truck or trailer rental costs for a move will be less than \$((100))200, competitive bids are not required. The employee may select the rental unit, pay the rental and submit the receipt direct to the agency for reimbursement. It is not necessary for the agency to submit the receipt to the Division of Purchasing.

(2) If the employee estimates that the truck or trailer rental costs will be \$((100))200 or more, the employee must obtain three competitive bids. Reimbursement to the employee will be at the rate of the lowest bid. Prior to reimbursement, a copy of the receipt and of the bids must be provided to the Division of Purchasing for approval.

(3) Allowable moving costs may include a mileage allowance for towing a trailer by personal automobile and may be paid at the

((agency)) standard mileage rate.

- (4) Transit insurance cannot be provided by the Division of Purchasing for household goods moved by the employee in a rental truck or trailer. The employee may secure and be reimbursed for transit insurance up to a maximum of \$((15,000))50,000 coverage on his household goods.
- (5) The maximum allowable moving costs may not exceed the cost of moving a maximum of 10,000 pounds of household goods between the same origin and destination points by common carrier.

(6) Items excluded from allowable moving costs are:

- (a) Movement of animals and articles of sentimental or high intrinsic value. The employee will personally arrange for and pay the costs of transportation of items such as jewelry, negotiables and collector items.
- (b) Excessive hobby material and equipment, automobiles, boats, airplanes, camping vehicles and mobile homes which are not the primary residence of the employee, explosives and other dangerous goods, property liable to impregnate or otherwise damage the mover's equipment or other property, perishable foodstuffs subject to spoilage, building materials, fuel or other similar nonhousehold articles.

(c) Penalties imposed by the rental agency as a result of negligence by the employee.

(d) Maid service or other third party convenience or services of a similar nature.

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-100 MOVING HOUSEHOLD GOODS IN STATE-OWNED VEHICLES. (1) The driver of the state-owned vehicle must possess a valid ((Washington state)) driver's license. It is

the responsibility of the agency to provide an experienced truck driver when the employee does not have adequate truck driving experience.

(2) Any reimbursement for containers, time spent packing, moving the household goods to the new location and unpacking shall be at the

discretion of the agency.

(3) Transit insurance cannot be provided by the Division of Purchasing for goods moved by employees in state-owned vehicles. The employee may secure and be reimbursed for transit insurance up to a maximum of \$((15,000))50,000 coverage on his household goods. ((The Division of Purchasing, under its state vehicle liability insurance policy covering all state-owned vehicles, will provide liability protection up to \$35,000 from claimants.))

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-110 MOBILE HOME MOVES. (1) Allowable moving expenses may be paid for a mobile home which is the primary residence of the employee, provided the move is not within the same metropolitan area.

- (2) Allowable moving costs may include the cost of having the mobile home moved by a professional mover. Allowable moving costs may include a combination of costs resulting from moving household goods by a common or other carrier and moving the mobile home by a professional mover.
- (3) Allowable moving costs may include packing of contents of the mobile home and normal preparation of the mobile home for over-the-road movement.
- (4) Transit insurance cannot be provided by the Division of Purchasing for mobile home moves. The employee may secure and be reimbursed for transit insurance up to a maximum of \$((15,000))50,000 coverage.
- (5) The maximum allowable moving costs may not exceed the cost of moving a maximum of 10,000 pounds of household goods between the same origin and destination points by common carrier.

(6) Items excluded from allowable moving costs are:

- (a) Wrecker services necessary to place the unit in position for overthe-road movement; tire failure; temporary carriage or the installation of a removable undercarriage; movement or replacement of outside fuel tanks; and any costs incurred to bring the mobile home up to safety requirements for over-the-road movement.
- (b) Penalties imposed by the mover as a result of negligence by the employee.

#### AMENDATORY SECTION (Amending Order 3, filed 4/4/68)

WAC 82-24-130 PAYMENT OF MOVING EXPENSES. (1) The employee will be responsible for payment of moving expenses in excess of the allowable costs set forth in this chapter.

(2) The State Traffic Manager, Division of Purchasing will advise state agencies of the proportionate share of the costs to be borne by the state and by the employee, when the total charges exceed the allowable costs. Charges are prorated on the basis of a ratio of 10,000 pounds to the total weight and will include all costs essential to the physical move of goods as a single unit.

(3) Agencies should pay the entire amount of the carrier invoice and separately recover from the employee his proportionate share of the cost of the move. The state agency must collect the employee's share of the cost of the move prior to payment of the carrier's invoice. (The state Constitution prohibits state agencies from collecting the employee's share of the cost after payment has been made to the carrier.)

(4) The premium for the state household goods blanket insurance policy will be billed monthly by the Department of General Administration to agencies for employee moves covered by the policy during the month.

# WSR 79-07-111 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture, intends to adopt, amend,

or repeal rules concerning labeling requirements for small grain seed, WAC 16-317-080;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979 By: Art G. Losey Assistant Director

#### **NEW SECTION**

WAC 16-317-080 NOXIOUS WEEDS. It shall be unlawful to distribute small grain seed containing restricted noxious weed seeds singly or collectively in excess of 100 per pound.

# WSR 79-07-112 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning standards for verification of turf seed ingredients, amending WAC 16-316-0901;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979

By: Art G. Losey

Assistant Director

AMENDATORY SECTION (Amending Order No. 1599, filed 4/30/79)

WAC 16-316-0901 STANDARDS FOR VERIFICATION OF TURF SEED INGREDIENTS. (1) The general rules for seed certification are basic and together with the following specific regulations constitute the rules for certification identity of mixtures of different kinds of certified seed.

(2) A blend data sheet, including proof of certification, verifying the origin and the certifying agency along with the analysis and pounds of each lot must be submitted to the certifying agency for approval.

(3) Each lot of certified seed shall:

(a) Meet standards acceptable to the certifying agency.

(b) Be sampled ((by a certifying agency representative prior to blending)) under supervision of the certifying agency prior to blending. The sample shall be obtained in accordance with official sampling procedures. The sample shall be identified with:

(i) The verification of certification, origin, and certifying agency;

(ii) The kind/variety;

(iii) The analysis and size of lot.

(4) The certifying agency reserves the right to:

(a) Refuse permission to use individual lots;

(b) Approve the equipment to be used and procedure to follow in blending;

(c) Approve the containers and labeling to be used;

(d) Sample the final blend.

(5) The certifying agency will identify each container with an official certification label verifying that the individual lots used were certified seed lots.

(6) For a mixture to be labeled Sod Quality each component shall meet sod quality standards.

(7) Fees for turf seed blending shall be 30¢ per 100 pounds based on the pounds of seed packaged, and 2¢ for each label used.

### WSR 79-07-113 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning field pea seed certification standards, amending WAC 16-316-472;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Yakima, WA 98903.

Dated: July 3, 1979 By: Art G. Losey Assistant Director

AMENDATORY SECTION (Amending Order No. 1492, filed 3/31/77)

WAC 16-316-472 ELIGIBLE VARIETY AND STOCK SEED.

Kind

Variety

Field Pea

Garfield, Latah, Melrose Austrian Winter, Tracer

The eligibility of other varieties may be approved by the certifying agency.

Foundation seed is eligible to produce registered seed or certified seed.

Registered seed is eligible to produce certified seed. Certified seed is not eligible for recertification.

Field Pea

Alaska

Certified seed is eligible to produce certified seed.

### WSR 79-07-114 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning general seed certification standards, amending WAC 16-316-160, 16-316-175 and 16-316-180;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979
By: Art G. Losey
Assistant Director

AMENDATORY SECTION (Amending Order No. 1452, filed 5/13/76)

WAC 16-316-160 PROHIBITED NOXIOUS WEEDS. The following weeds shall be considered prohibited noxious weeds for the purpose of seed certification:

### ENGLISH OR COMMON NAME

BOTANICAL OR SCIENTIFIC NAME

Rorippa austriaca (Crantz) Bess.

Austrian fieldcress Field bindweed Hedge bindweed Camelthorn Canada thistle Dodder Hairy whitetop Hoary cress Jointed goatgrass Leafy spurge Pacific meadow-foxtail Perennial pepperweed Perennial sowthistle Quackgrass Russian knapweed Silverleaf nightshade Sorghum perennial such as, but not limited to, johnsongrass, sorghum almum, and perennial sweet sudan-Tansy ragwort

Yellow-flowering skeleton weed

Convolvulus arvensis L.
Convolvulus sepium L.
Alhagi camelorum Fisch.
Cirsium arvanse (L.) Scop.
Cuscuta spp.
Cardaria pubescens (C.A. Mey.)
Cardaria draba (L.) Desv.
aegilops cylindrica
Euphorbia esula L.
Alopecurus myosuroides Huds. Fl. Angl.
Lepidium latifolium L.
Sonchus arvensis L.
Agropyron repens (L.) Beauv.
Centaurea repens L.
Solanum elaeagnifolium Cav.

Sorghum spp. Senecio jacobaea L. Chondrilla juncea L. AMENDATORY SECTION (Amending Order No. 1612, filed 4/30/79)

WAC 16-316-175 ALL GROWERS IN THE CERTIFICA-TION PROGRAM SHALL ((. All growers in the certification program shall)): (1) Show that reasonable precaution has been taken to control contaminating crops and varieties, noxious weeds, and seedborne diseases.

- (2) Exercise precaution to prevent crop and lot mixture when harvesting.
- (3) Identify his crop as it is delivered to the processor with the assigned field number or numbers ((as it is delivered to the processor)).
- (4) Have his seed cleaned at a seed processor ((which)) that has been approved by the Seed Branch, department of agriculture.

AMENDATORY SECTION (Amending Order No.1557, filed 3/1/78)

WAC 16-316-180 FIELD INSPECTIONS. Field inspections shall be made as follows:

(1) A seedling field shall be inspected at the most appropriate time after receipt of seedling application. ((The)) A seedling producing inspection will be ((repeated)) made prior to harvest ((in case)) if the field produces seed the same ((season)) year of planting.

(2) Field inspections shall be made each year that a crop of certified seed is to be produced when factors affecting certification are most

evident.

(3) A field will not be eligible for certification unless a field inspec-

tion has been made prior to defoliation or harvesting.

(4) The unit of certification will be the entire field standing at the time of inspection. A portion of a field may be certified if the area to be certified is clearly defined.

- (5) A field producing foundation or registered seed that warrants a rejection because of noxious weeds may be reclassified to certified blue tag class if upon reinspection these fields meet certified blue tag standards.
- (6) Excessive objectionable weeds may be cause for rejection of a field. Excessive weeds, poor stands, lack of vigor, or other conditions which make inspection inaccurate may also be cause for rejection.
- (7) If a field is rejected, the grower may apply for reinspection after the cause for rejection has been corrected. No more than two reinspections will be granted each field. (See specific crop rules for reinspection fee).

#### WSR 79-07-115 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning bacterial diseases, amending WAC 16-494-001 and 16-494-040 and repealing WAC 16-494-060;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

> Dated: July 3, 1979 By: Art G. Losev Assistant Director

AMENDATORY SECTION (Amending Order No. 1555, filed 3/1/78)

WAC 16-494-001 ESTABLISHING QUARANTINE. (( (1) Whereas;)) The bacterial diseases known as: Halo Blight Pseudomonas phaseolicola (Burk.) Dows., Common Bean Blight Xanthomonas phaseoli (E.F.Sm.) Dows., Fuscous Blight Xanthomonas phaseoli var. fuscans (Burk.), Bean Bacterial Wilt Corynebacterium flaccumfaciens (Hedges) Dows., and any new strains or variations of the above disease hereinafter referred to as bacterial diseases ((are injurious to the species of beans (Phascolus sp.); and

(2) Whereas, when common beans are infected with the said bacterial diseases their production is greatly reduced and their use for seed

purposes would further spread the infection; and

(3) Whereas, a quarantine will be effective in preventing the introduction of said bacterial diseases of beans into all counties East of the Cascade Crest; and

(4) Whereas, control of the said bacterial diseases of beans will provide the common bean growers of the state of Washington with a source of common beans for planting purposes which are disease free;

(5) Now, therefore, I, Bob J. Mickelson, director of the department of agriculture of the state of Washington, by virtue of the authority vested in me under chapter 17.24 RCW relating to insect pest and plant diseases, do hereby proclaim and establish a quarantine to become effective April 1, 1978, setting forth the name of the diseases for which the quarantine is established, the area under quarantine, the regulated area, regulated articles, and the conditions governing the importation and movement of common beans into the regulated area)). A quarantine will be effective in preventing the introduction of said bacterial diseases of beans, and control the of said bacterial diseases of beans will provide the comon bean growers of the state of Washington with a source of common beans for planting purposes which are disease

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order No.1614, filed 4/30/79)

WAC 16-494-040 CONDITIONS. (1) No beans shall be planted in the regulated area which are found to be or are known to be contaminated with the aforementioned diseases.

(2) No common beans or Azuki beans (Phaseolus angularis) shall be shipped, transported, or moved into the regulated area for planting on or after the effective date of this quarantine unless such beans are accompanied by an origin Phyto-Sanitary Certificate showing that such common beans are free from the aforementioned diseases on the basis of at least one field inspection and one windrow inspection: PROVID-ED, That the requirement for the windrow inspection portion of the Phyto-Sanitary Certificate requirement may be waived when((:)) the bean seed is accompanied by an official certificate, issued by an approved testing agency stating such bean seed is free from the aforementioned diseases, based on an approved laboratory and/or greenhouse test of a 5 pound sample from each 10,000 pounds or fraction thereof and/or any other methods approved by the director: PROVIDED, That said bean seed planted for seed increase or with intentions of seed increase shall be planted only in fields entered into either the Washington State Seed Certification Inspection Program or the Washington State Bean Seed Phyto-Sanitary Certificate Inspection Program.

(((a) The bean seed is accompanied by an official certificate; issued by an approved testing agency stating such bean seed is free from the aforementioned diseases, based on an approved laboratory and/or greenhouse test, of a 5 pound sample from each 10,000 pounds or fraction thereof and/or any other methods approved by the director,

and when:

(b) Said bean seed planted for seed increase or with intentions of seed increase shall be planted only in fields entered into either the Washington State Seed Certification Inspection Program or the Washington State Bean Seed Phyto-Sanitary Certificate Inspection Program:))

(((c) Said)) (3) However, bean seed that is in compliance with this quarantine planted for harvest as green beans for cannery or freezing are not required to be entered into an inspection program. However, the department reserves the right to request complete listing and location of all such plantings and other information the department may deem necessary. Further, if for any reason it is decided that said plantings are not to be harvested as green beans the Department of Agriculture, 2015 S. Ist Street, Yakima, Washington, must be notified immediately and said plantings placed under an inspection program.

(((3)))(4) The requirement for a Phyto-Sanitary Certificate will be waived for Pinto, Red Mexican, Great Northern, Pink, Black Turtle, Small White, and Flat Small White beans grown west of the Continental Divide, when the seed is accompanied by an official certificate, issued by an approved testing agency stating such bean seed is free from the aforementioned diseases, based on an approved laboratory and/or greenhouse test, and/or any other methods approved by the director. Each planting made from said bean seed shall be reported to the director who shall have authority to enter and inspect said field.

(((4)))(5) This quarantine shall not apply to the shipment, movement, or transportation of beans prepackaged in packages of eight ounces or less for home garden use in the said regulated area if, as far as known, said beans are free of bacterial diseases.

(((5)))(6) This quarantine shall not apply to experiments or trial grounds of the United States Department of Agriculture or Washington State University Experiment Station, or to any person, firm, or corporation((;)): PROVIDED, That said plantings are approved by the director, and under supervision of technically trained personnel familiar with bacterial diseases.

(((6)))(7) Any person prior to shipping, moving, or transporting any common beans for planting purposes into the regulated area shall forthwith notify the department of agriculture in writing of such person's intent to ship, move, or transport any common beans into said regulated area. Such notice of intent shall be accompanied by a copy of the Phyto-Sanitary Certificate issued for such common beans.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-494-060 EFFECTIVE DATE

### WSR 79-07-116 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning alfalfa certification standards, amending WAC 16-316-240;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service

Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979 By: Art G. Losey Assistant Director

AMENDATORY SECTION (Amending Order No. 1453, filed 5/13/76)

<u>WAC 16-316-240</u> ISOLATION REQUIREMENTS (1) Alfalfa for certification shall be isolated from all other alfalfa varieties or fields of the same alfalfa variety not meeting varietal purity requirements for certification as follows:

| Class<br>Being | Fields<br>less than | Fields<br>five acres |
|----------------|---------------------|----------------------|
| Produced       | five acres          | or more              |
| Foundation     | 900 feet            | 600 feet             |
| Registered     | 450 feet            | 300 feet             |
| Certified      | 165 feet            | 165 feet             |

(2) Isolation between different classes (generations) of the same variety shall be as follows:

| Class<br>Being<br>Produced | Distance Required from Fields Planted with: | Fields<br>less<br>than<br>5 acres | Fields 5 acres or more |
|----------------------------|---|-----------------------------------|------------------------|
| Foundation                 | Foundation or Registered                    | 225 feet                          | 150 feet               |
| Registered                 | Registered or Certified                     | 115 feet                          | 75 feet                |
| Certified                  | Certified                                   | 75 feet                           | 45 feet                |

(3) In cases where an adjoining field is planted with a different variety of alfalfa, or alfalfa of a lower class, isolation may be obtained by measuring off the required strip in the certified field. This isolation strip may be mowed for hay or it may be harvested for uncertified seed under the following conditions:

(a) The grower must apply for certification of the entire field and clearly stake off the isolation strip. The entire field must pass all certification requirements, except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(b) The grower may harvest either the certified portion of the field, or the uncertified isolation strip first and deliver this portion to the processing plant. After this seed is weighed and lotted in, the grower will request a reinspection of the uncut portion. After reinspection, if everything is in order, the field will be passed and the remainder of the field can then be harvested

(4) Isolation is not required when the isolation zone is less than ten percent of the entire field being certified: PROVIDED, That there is a clear (3m) line of demarcation between adjacent varieties. The isolation zone is the area calculated by the length of the common border with other varieties by average width of the certified field falling within the 50m isolation distance requirement.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

### WSR 79-07-117 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning establishing quarantine, amending WAC 16-495-004 and repealing WAC 16-495-070;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979 By: Art G. Losey Assistant Director

AMENDATORY SECTION (Amending Order No. 1467, filed 5/13/76)

WAC 16-495-004 ((PROMULGATION-)) ESTABLISHING QUARANTINE. (((1) Whereas;)) The seeds of the weed known as annual bluegrass, Poa annua and its ((fifty-six)) known strains, hereinafter referred to as annual bluegrass, are objectionable in grass seed ((; and

(2) Whereas, the market value of grass seed contaminated with annual bluegrass is greatly reduced; and

(3) Whereas, it is difficult to impossible to remove annual bluegrass from most grasses; and

(4) Whereas, the grass seed production area of Washington State is, at present, generally free of annual bluegrass; and

(5) Whereas, a quarantine will be effective in preventing the introduction of annual bluegrass into grass seed production areas of Eastern

Washington; and
(6) Whereas, control of annual bluegrass in seed stocks to be planted for further seed increase will assure grass seed growers of source of seed stock for planting purposes which is annual bluegrass free;

(7) Now, therefore, I, Stewart Bledsoe, director of the department of agriculture of the state of Washington, by virtue of the authority vested in me under chapters 17.24 and 15.49 RCW, after a public hearing held in Yakima, Washington on April 27, 1976, pursuant to chapters 34.04 and 42.32 [42.30] RCW, do hereby proclaim and establish a quarantine to become effective June 11, 1976, setting forth the plant for which the quarantine is established, the area under quarantine, regulated area, regulated articles, and the conditions governing the importation and movement of seed stocks of all grass species into the regulated area)). An annual bluegrass quarantine is established to prevent the introduction of annual bluegrass into grass seed production areas, to control seed stocks to be planted for further seed increase, and to assure grass seed growers of a source of seed stock for planting purposes which is annual bluegrass free.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 16-495-070 EFFECTIVE DATE.

# WSR 79-07-118 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture, intends to adopt, amend, or repeal rules concerning regulations relating to grass seed certification standards, amending WAC 16-316-350 and 16-316-370;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Yakima, WA 98903.

Dated: July 3, 1979 By: Art G. Losey Assistant Director

AMENDATORY SECTION (Amending Order No. 1610, filed 4/30/79)

WAC 16-316-350 CERTIFICATION FEES. (1) SEEDLING APPLICATIONS: Due within sixty days after planting: PROVIDED, That such applications may be accepted after due date at the discretion of the certifying agency upon payment of the late seedling penalty fee.

(a) Seedling Application Fee:

(2) RENEWAL APPLICATIONS: Due May 1: PROVIDED, That such applications may be accepted after due date at the discretion of the certifying agency upon payment of the late renewal penalty fee.

(a) Renewal Application Fee:

(4) INSPECTION & FINAL CERTIFICATION FEES: Inspection and final certification fees will be based on pounds sampled and billed upon completion of required tests (Option A). Those dealers requesting sampling and tagging privileges and/or participation in Option B must sign a Memorandum of Agreement that shall expire on June 30 of each year. Memorandum may be terminated by the director

if processor violates certification standard or requirements of memorandum.

- (a) Option A: When based on pounds sampled, and billed at completion of required laboratory tests, the fees shall be:
- (i) Inspection and final certification fee ............\$ 0.60 per 100 pounds. (If no seed is tagged, 20¢ of the final certification fee is refundable upon request).

(ii) Service fee for out-of-state origin ...... \$ 0.30

per 100 pounds.

- (iii) Blend fee shall be as established by blend regulation, and in addition to above fees. However, blend fee not applicable to salvage blends.
- (iv) Payment of fees shall be the responsibility of the person signing the application. However, processor may assume this responsibility.
- (b) Option B: When based on pounds tagged after required laboratory tests are completed, the fees shall be:

per 100 pounds.

- (iii) Blend fee (in addition to fee established by blend regulation) shall be payable upon completion of blend on total weight of blend, and shall be as follows((, and payable upon completion of blend on total weight of blend)):
- (A) Washington origin certified seed used in blend ..... \$ 0.95

per 100 pounds.

- (B) Out-of-state origin certified seed used in blend . ((\$\frac{\pi}{0.70}\)) \$ 0.60
- per 100 pounds: PROVIDED, That those fees listed in (a) and (b) above are not applicable to certified seed that is tagged and sealed, and on which final fees have been paid.
- (C) A refund or credit will be issued for the percent of the blend lot not tagged. (For example, if 40% of the blend is not tagged, 40% of the fees charged under Option B above is refundable). Requests for refunds must be made by June 30 following final disposition of the blend.
- (((iv))) (5) PAYMENT OF FEES shall be the responsibility of the processor. A processor choosing this program shall handle all certified grasses in his warehouse under this program for the entire crop year. Upon termination or nonrenewal of Option B Memorandum of Agreement, processor shall be responsible for Option A fees on all certified seed not tagged at termination date.
- (((5))) (6) FEES FOR SERVICES such as O.E.C.D. and sod quality, etc., shall be in addition to the fees listed in these standards.
- (((<del>6)</del>)) (7) PURITY AND GERMINATION TEST fees shall be as

established by the director of agriculture.

- $((f^{2}))$ ) (8) FEES FOR RETAGGING, OR SERVICES NOT LISTED IN THIS ORDER shall be the most applicable fee established by the director of agriculture.
- (((8))) (9) FEES FOR REISSUE OF TAGS shall be \$0.05 per tag with a minimum fee of \$5.00.

AMENDATORY SECTION (Amending Order No. 1610, filed 4/30/79)

WAC 16-316-370 SEED STANDARDS. Seed standards for grass shall be as follows:

[CODIFICATION NOTE: The graphic presentation of this table has been varied slightly in order that it would fall within the printing specifications for the Washington Administrative Code. In the following table, the text under the heading "Crop & its type of Reproduction" has been repeated twice. The table columns "Symbol" through the third "Cert." have been displayed with the Crop Name in PART ONE of the Table and the table columns "Max. % Weed(b) Fndt. Reg." through the last "Reg." have been displayed with the Crop Name in Part Two of the Table.]

#### PART ONE OF TABLE

| Crop & it's<br>type of<br>Reproduction | Symbol<br>(as<br>defined<br>in<br>WAC 16-<br>316-360) | Min. 9<br>Germ<br>Fndt.<br>Reg. 0 |        | Pu   | -                                   | Iner<br>Fnd |                   |
|--|---|-----------------------------------|--------|------|-------------------------------------|-------------|-------------------|
| Bluegrass                              | _   |                                   |        |      |                                     |             |                   |
| Sherman                                | (A)   | 70                                | 70     | 90   | 90                                  | 10          | 10                |
| Kentucky                               | (A)   | 80(c)                             | 80(c)  | 97   | 97(d)                               | 3           | 3                 |
| Merion Kentuck                         |   | 80(e)                             | 80(c)  | 92   | 92(d)                               | 8           | 8                 |
| Canada                                 | (A)   | 80                                | 80     | 96   | (( <del>96</del> ))(d)<br><u>92</u> | 4           | ((4))<br><u>8</u> |
| Smooth Brome                           | (C)   | 80                                | 85     | 95   | 95                                  | 5           | 5                 |
| Deertongue                             | (C)   | 50                                | 50     | 97   | 95                                  | 3           | 5                 |
| Fescue                                 |   |                                   |        |      |                                     |             |                   |
| Tall                                   | (C)   | 80                                | 85     | 95   | 97                                  | 5           | 3                 |
| Hard Fescue                            | (C)   | 80                                | 85     | 95   | 95                                  | 5           | 5                 |
| Other Fescue                           | (C)   | 80                                | 90     | 95   | 95                                  | 5           | 5                 |
| Orchardgrass                           | (C)   | 80                                | 85     | 85   | 90                                  | 15          | 10                |
|  |   |                                   | 8U for | Peni | nlate & Lat                         | ar          |                   |
| Ryegrass                               | (C)   | 85(g)                             | 90(g)  | 96   | 97                                  |             | 3                 |
| Pennfine                               | (C)   | 85(g)                             | 85(g)  | 96   | 97                                  | 4           | 3                 |
| Timothy                                | (C)   | 80                                | 85     | 97   | 97                                  | 3           | 3                 |
| Wheatgrass                             |   |                                   |        |      |                                     |             |                   |
| Beardless                              | (C)   | 80                                | 85     | 90   | 90                                  | 10          | 10                |
| Intermediate                           | (C)   | 80                                | 85     | 95   | 95                                  | 5           | 5                 |
| Pubescent                              | (C)   | 80                                | 85     | 95   | 95                                  | 5           | 5                 |
| Streambank                             | (C)   | 80                                | 85     | 90   | 90                                  | 10          | 10                |
| Crested, <u>and</u><br>Siberian        | (C)   | 80                                | 85     | 90   | 95                                  | 10          | 5                 |
| Slender                                | (S)   | 80                                | 85     | 90   | 95                                  | 10          | 5                 |
| Tall                                   | (C)   | 80                                | 85     | 95   | 95                                  | 5           | 5                 |

#### PART TWO OF TABLE

|                      |      |                             | · • · · |                  |  |  |  |
|----------------------|------|-----------------------------|---------|------------------|--|--|--|
| Crop & it's type of  | Weed | Max. %<br>Weeds(b)<br>Fndt. |         | %<br>Crop<br>(a) | Max. No. seeds<br>of other grass<br>spp. |  |  |
| Reproduction         | Reg. | Cert.                       | Reg.    |                  | Fndt.                                    | Reg.                                   |  |
| Bluegrass<br>Sherman | .05  | .3                          | .1      | .5               | 1/10<br>grams                            | 1/1<br>√(( <del>grams</del> ))<br>gram |  |
| Kentucky             | .05  | .3                          | .1      | .5(d)            | 1/10<br>grams                            | 1/1<br>((grams))<br>gram               |  |
| Merion Kentucky      | .05  | .3                          | .1      | .5(d)            | 1/10<br>grams                            | 2/1<br>((grams))                       |  |
| Canada               | .05  | .3                          | .1      | .5(d)            | 1/10<br>grams                            | gram<br>1/1<br>((grams))<br>gram       |  |
| Smooth Brome         | .05  | .3(c)                       | .1      | .5               | 1/50<br>grams                            | 10/50<br>grams                         |  |
| Deertongue           | .50  | .5(c)                       | 1.0     | 1.0              | 1%                                       |  |  |
| Fescue<br>Tall       | .03  | .3(c)                       | .1      | .5               | 2/50                                     | 10/50                                  |  |
| Hard Fescue          | .03  | .3(c)                       | .1      | .5               | grams<br>1/50<br>grams                   | grams<br>5/50<br>grams                 |  |
| Other Fescue         | .03  | .3(c)                       | .1      | .5               | 1/50<br>grams                            | 5/50<br>grams                          |  |
| Orchardgrass         | .03  | .3(c)                       | .1      | .5               | 3/50<br>grams                            | 10/50<br>grams                         |  |
| Ryegrass             | .1   | .3(c)                       | .1      | .5               | 1/50<br>grams                            | 5/50<br>grams                          |  |
| Pennfine             | .1   | .3(c)                       | .1      | .5               | 1/50<br>grams                            | 5/50<br>grams                          |  |
| Timothy              | .1   | .3                          | .1      | .5               | 1/50<br>grams                            | 5/50<br>grams                          |  |

| Crop & it's type of      |      | Max. %<br>Weeds(b) |               | %<br>Crop<br>a) | Max. No. seeds<br>of other grass<br>spp. |                        |  |
|--------------------------|------|--------------------|---------------|-----------------|--|------------------------|--|
| Reproduction             | Reg. | Cert.              | Reg.          | Cert.           | Fndt.                                    | Reg.                   |  |
| Wheatgrass               |      |                    |               |                 |  | _                      |  |
| Beardless                | .1   | .3(c)              | .1(f)         | .5              | 1/50<br>grams                            | 5/50<br>grams          |  |
| Intermediate             | .1   | .3(c)              | .1(f)         | .5              | 1/50<br>grams                            | 5/50<br>grams          |  |
| Pubescent                | .1   | .3(c)              | .1(f)         | .5              | 1/50<br>grams                            | 5/50<br>grams          |  |
| Streambank               | .1   | .3(c)              | .1 <b>(f)</b> | .5              | 1/50                                     | 5/50                   |  |
| Crested, and<br>Siberian | .1   | .3(c)              | .1 <b>(f)</b> | .5              | grams<br>1/50                            | grams<br>5/50          |  |
| Slender                  | .1   | .3(c)              | .1 <b>(f)</b> | .5              | grams<br>1/50                            | grams<br>5/50          |  |
| Tall                     | .1   | .3(c)              | .1 <b>(f)</b> | .5              | grams<br>1/50<br>grams                   | grams<br>5/50<br>grams |  |

[The following (a-f) are NOTES to the above tables.]

- (a) Not to exceed twenty-five hundredths of one percent (.25%) other grass species for certified seed.
- (b) Grass seed must not contain more than 45 per lb. for registered seed, 90 per pound for blue tag seed, singly or collectively, of objectionable weed seeds. (See current general rules.) Grass seed must be free of the seed of prohibited noxious weeds.
- (c) A tolerance of .5% will be allowed for samples containing weedy bromus spp., provided the total of all other weed seeds does not exceed 3%
- (d) A 3% tolerance of other Kentucky Bluegrass varieties will be allowed in Merion. (Note: containing minimum 92% Merion.) In a Kentucky Bluegrass other than Merion, 2% of varieties other than the variety certified will be allowed. In Canada, bluegrass 3% Kentucky bluegrass will be permitted.
- (e) A standard tetrazolium (200 seed) test may be used in lieu of germination test.
- (f) A tolerance of .8% will be allowed in registered and certified wheatgrass containing small grain seed, providing the total of all other crop seed does not exceed .1% for registered class and .5% for certified class.
  - (g) Acceptable maximum fluorescence allowed:

| Variety  | Foundation | Registered | Certified |
|----------|------------|------------|-----------|
| NK-100   | 3 - 12%    |            | 3 -12%    |
| Norlea   | 2%         |            | 5%        |
| Pelo     | 1%         | 2%         | 5%        |
| Pennfine | 0 - 1%     |            | 0 - 3%    |
| Сгоррег  | 0          |            | 3%        |
| NK-200   | 0          |            | 3%        |
| Yorktown | Ō          | 0          | 2%        |
| Loretta  | Ö          |            | 2%        |

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

# WSR 79-07-119 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture, intends to adopt, amend,

or repeal rules concerning O.E.C.D., amending WAC 16-316-215;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979 By: Art G. Losey Assistant Director

AMENDATORY SECTION (Amending Order No. 1613, filed 4/30/79)

WAC 16-316-215 REGULATIONS AND PROCEDURES FOR ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT SCHEME FOR VARIETAL CERTIFICATION. (1) O.E.C.D. certification is an international certification scheme limited to federal government membership. The agricultural research service of the United States department of agriculture is responsible for implementing the O.E.C.D. seed certification schemes in the United States. The state department of agriculture, by virtue of a memorandum of agreement with the agricultural research service, USDA, is authorized to implement O.E.C.D. certification in the state of Washington.

(2) The general and specific crop certification standards established by Washington State department of agriculture and the O.E.C.D. Scheme for Varietal Certification are basic and, together with the following specific regulations, constitute the rules for O.E.C.D. seed certification.

(3) Varieties Eligible.

(a) Crop varieties of U.S. origin will be eligible for O.E.C.D. certification only if accepted into Washington State's certification program.

(b) Crop varieties, of origin other than U.S., will be eligible for O.E.C.D. certification only if listed in O.E.C.D. publication, "List of Cultivars Eligible for Certification".

(4) Classes of Seed Eligible.

| Washington<br>and U.S.<br>Seed          | Label  | Equivalent O.E.C.D. Seed            | O.E.C.D.<br>Label |
|---|--------|-------------------------------------|-------------------|
| Classes                                 | Color  | Classes                             | Color             |
| Breeder                                 |        | PreBasic                            |                   |
| Foundation                              | White  | Basic                               | White             |
| Registered                              | Purple | Basic                               | White             |
| Certified                               | Blue   | 1st Generation<br>Certified<br>Seed | Blue              |
| Certified<br>produced<br>from Certified | Blue   | 2nd Generation<br>Certified<br>Seed | Red               |

- (a) Breeder or PreBasic must be planted to be eligible to produce Basic White label.
- (b) Foundation White label, Registered Purple label, or Basic White label must be planted to be eligible to produce 1st Generation Blue label.
- (c) Certified or 1st Generation Blue label must be planted to be eligible to produce 2nd Generation Red label.
- (5) Seed Stock Sample. Each lot of O.E.C.D. seed stock must be sampled under supervision of the certifying agency before seals are broken. ((If part of a seed stock lot is received at different times; samples must be drawn from both shipments.)) Sample will be used as

control for grow-out test and a portion may be submitted to seed laboratory for analysis if deemed necessary. Seed stock lots without offi-

cial tags may not be granted O.E.C.D. approval.

(6) The department of agriculture must obtain approval from the originating country for each ((portion of an)) O.E.C.D. seed stock lot to be planted in the state of Washington for O.E.C.D. production. ((ff stock is received in different shipments, separate requests will be submitted covering weights of each shipment.)) Request for O.E.C.D. approval will be submitted by the seed branch to ARS-Beltsville, Maryland, who then contacts the originating country.

(7) Application for Certification and Fees.

(a) Applicant desiring plantings to be eligible for O.E.C.D. certification must submit applications and fees as required for certification of that crop under Washington State's certification standards. Certification requirements and procedures for each kind shall be ((those)) the genetic standards in Washington State certification program supplemented by O.E.C.D. standards and by the limitations specified by originating country; such as, length of stand and number of seed crops eligible.

(((tb) Seed produced from foreign varieties grown under the O.E.C.D. scheme will be O.E.C.D. certified as to genetic purity only.))

These seed lots will not be required to meet Washington's minimum purity or germination certified seed standards; however, all seed must

be officially sampled and tested prior to tagging.

(((c))) (b) Washington O.E.C.D. eligible lots may, with approval of both agencies involved, be blended with O.E.C.D. eligible seed of other state agencies. Applicant is responsible for all fees of both agencies involved.

(((d))) (c) Seed produced out of state and processed in Washington

must be O.E.C.D. tagged by the state of origin.

(8) Tagging and Sealing. O.E.C.D. tags will be printed and issued according to O.E.C.D. rules. Seed Branch will issue an O.E.C.D. reference number; e.g. (USA-W-78-000), which will be printed on each tag. It is recommended that O.E.C.D. reference numbers be stenciled on each bag. Extra statement on the O.E.C.D. tag such as, "date of sealing", etc. will be kept to a minimum.

(9) Bagging Sample. A bagging sample of each lot of O.E.C.D. seed tagged must be drawn under supervision of the certifying agency. 100 to 250 grams of the sample will be held for the originating country, the

balance will be used for required post control grow-out tests.

- (10) O.E.C.D. Certificate. The seed branch will issue an O.E.C.D. certificate showing kind, variety, reference number, date of sealing, number of containers, weight of lot, class of seed and O.E.C.D. reference number of seed stock used for each lot tagged and sealed upon receipt of tagging report and ((official)) bagging sample. One copy of the O.E.C.D. certificate is to be mailed to the shipper, one copy to ARS-USDA, one copy attached to bagging sample and one copy for seed branch files.
- (11) Grow-Out Tests. As prescribed by O.E.C.D. rules, at least 1 of 4 domestic lots tagged and all lots of foreign varieties O.E.C.D. tagged will be planted in grow-out tests.
- (12) Special O.E.C.D. Fees. In addition to fees required by applicable Washington certification rules, the following fees are in addition and will apply to all seed tagged O.E.C.D.:

(b) O.E.C.D. Certificate

(c) O.E.C.D. Grow-out Test (each en-

try)

(a) Tagging

(no charge for control entry)

\$40.00 each

\$ 0.25 cwt.

\$10.00 each

(d) Fees for seed stock sampling or services not listed in this order shall be the most applicable fee established by the director of agriculture.

(e) All fees payable by person requesting O.E.C.D. certificate. Certifying agency may require fees payable in advance.

## WSR 79-07-120 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that

the Department of Agriculture, intends to adopt, amend, or repeal rules concerning issuance of phyto-sanitary certificate, amending WAC 16-316-310;

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agricultural Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979
By: Art G. Losey
Assistant Director

AMENDATORY SECTION (Amending Order No. 1502, filed 3/31/77)

WAC 16-316-310 APPLICATION FOR INSPECTION AND DUE DATES. (1) The applicant must submit an application for each field stating the disease or diseases for which inspection is requested.

(b) Applications for crops requiring a fall inspection are due 30 days prior to inspection time and not later than September 15. Applications may be accepted after September 15 at the discretion of the Seed Branch.

(2) To be eligible for PSEUDOMONAS PISI phyto-sanitary certificate for peas or other diseases based on area surveillance, the applicant must file a report listing acreage and general location (such as block and unit if possible) before May 1.

(3) Applications received after due date will be assessed a late fee -

acceptance is at the discretion of the certifying agency.

(4) Each applicant shall submit applications and/or required reports stating diseases for which inspection is to be made and the number of inspections required and/or requested.

(5) Applications must be submitted to the Seed Branch, 2015 South 1st Street, Yakima, Washington 98903, before due date with required fees.

## WSR 79-07-121 PROPOSED RULES COUNCIL FOR POSTSECONDARY EDUCATION [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Council for Postsecondary Education, intends to adopt, amend, or repeal rules concerning regulations for the administration of the displaced homemaker pilot project, chapter 250-44 WAC. (Copy of proposed rules are shown below, but right reserved to make changes in content.);

that such agency will at 9:30 a.m., Wednesday, August 15, 1979, in the Gaiser Hall, Clark College, Vancouver, Washington, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Thursday, August 16, 1979, in the Faculty Dining Room, Gaiser Hall, Clark College, Vancouver, Washington.

The authority under which these rules are proposed is chapter 73, Laws of 1979.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 6, 1979, and/or orally at 9:30 a.m., Wednesday, August 15, 1979, Gaiser Hall, Clark College, Vancouver, Washington.

By: Chalmers Gail Norris Executive Coordinator

### Chapter 250–44 WAC REGULATIONS FOR THE ADMINISTRATION OF THE DISPLACED HOMEMAKER PILOT PROJECT

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#### **NEW SECTION**

WAC 250-44-010 PURPOSE. The Displaced Homemaker Act (Chapter 73, Laws of 1979) establishes a two-year pilot project under which the Council for Postsecondary Education shall contract to establish multipurpose service centers and programs to provide necessary training opportunities, counseling and services for displaced homemakers so that they may enjoy the independence and economic security vital to a productive life. This chapter is promulgated by the council to establish necessary regulations for the operation of the pilot project.

#### **NEW SECTION**

WAC 250-44-020 GENERAL GOALS AND PRINCIPLES. The pilot project is of limited duration and subject to evaluation, and funds for contracts are limited to approximately \$300,000. Goals and principles enumerated in subsection (1) and (2) of this section are adopted in recognition of these conditions.

(1) GOALS. In administering the pilot project, the council shall have the following general goals:

(a) To provide a successful demonstration and fair evaluation of programs to serve displaced homemakers;

- (b) To provide models of constructive and successful approaches to provision of the needed services;
- (c) To make centers and programs for displaced homemakers broadly accessible and encourage their full utilization by persons in need of their services;
- (d) To achieve maximum effective utilization of the limited financial resources in achieving the above-stated goals.
- (2) PRINCIPLES. In support of these goals, the following general principles will be applied in administering the pilot project:
- (a) Emphasis on quality through adequate support of selected centers and programs, by establishing careful selection procedures and limiting the total number of contracts;
- (b) Emphasis on program performance and financial accountability standards for supported centers and programs;
- (c) Emphasis on provisions for evaluation, including a requirement for all supported centers and programs to participate in a coordinated evaluation process;
- (d) Emphasis on geographic distribution of supported centers and programs;
- (e) Emphasis on outreach provisions whereby supported centers and programs will actively and creatively seek to reach and serve displaced homemakers in need of their services;
- (f) Emphasis on support of centers and programs which utilize and provide referral to appropriate existing training services rather than unnecessary duplication of such services;
- (g) Emphasis on opportunity and encouragement for supported centers and programs to secure supplemental funds from other sources in order to build upon the core activities supported under the pilot project.

#### **NEW SECTION**

WAC 250-44-030 PROJECT ADMINISTRATION. Responsibility for all aspects of administration of the pilot project, subject to these regulations, shall be vested in the executive coordinator of the council, or his designee, and the executive coordinator shall provide regular progress reports and reports of any problem areas, to the council and to the Governor and the appropriate committees of the legislature.

#### **NEW SECTION**

<u>WAC 250-44-040</u> ADVISORY COMMITTEE. (1) The executive coordinator shall establish an advisory committee, to be known as the Displaced Homemaker Program Advisory Committee, to serve for the duration of the pilot project.

- (2) The advisory committee shall be advisory to the executive coordinator and staff of the council, and is intended to provide an effective and efficient means for the consultation required by sections 4 and 8 of the act.
- (3) Members of the advisory committee shall include one person from each of the agencies listed in section 8 of the act, plus such other persons as the executive coordinator deems necessary to provide adequate consultation and geographic and general public representation, but total advisory committee membership shall not exceed 22 persons. At least one member of the advisory committee shall either be or recently have been a displaced homemaker.
  - (4) Functions of the advisory committee shall be:
- (a) To provide advice on all aspects of administration of the pilot project, including content of program rules, guidelines, and application procedures;
- (b) To assist in coordination of activities under the act with related program activities of other state and federal agencies, with particular emphasis on facilitation of coordinated funding;
- (c) To participate as provided in WAC 250-44-170 in the screening of applications for contracts to provide multipurpose service centers and programs of services; and
  - (d) To assist in the evaluation of the pilot project.
- (5) In consideration of services provided to the council, advisory committee members whose agencies are unable to pay travel expenses will be reimbursed for authorized travel expenses in accordance with standard policies applicable to employees of the council. Authorized travel expenses shall be limited to expenses for attendance at scheduled advisory committee meetings or expenses for travel for program purposes specifically authorized in writing in advance by the executive coordinator.

#### **NEW SECTION**

WAC 250-44-050 DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Act" means the Displaced Homemaker Act, Senate Bill No. 2406 (chapter 73, Laws of 1979).

(2) "Advisory committee" means the advisory committee established pursuant to WAC 250-44-040.

(3) "Appropriate job opportunities" means opportunities to be gainfully employed, as defined in subsection (9) of this section, in jobs which build upon all relevant skills and potential skills of the individual displaced homemaker, including opportunities in jobs which in the past may not generally have been considered traditional for women.

(4) "Center" means a multipurpose service center as defined in sub-

section (10) of this section.

(5) "Council" means the Council for Postsecondary Education.

(6) "Displaced Homemaker" means an individual who:
(a) Has worked in the home for ten or more years providing unsalaried household services for family members on a full-time basis; and

(b) Is not gainfully employed;

(c) Needs assistance in securing employment; and

(d) Meets one of the following criteria:

- (i) Has been dependent on the income of another family member but is no longer supported by that income; or
- (ii) Has been dependent on federal assistance but is no longer eligible for that assistance; or
- (iii) Is supported as the parent of minor children by public assistance or spousal support, but whose youngest child is within two years of reaching majority.
- (7) "Executive coordinator" means the executive coordinator of the
- (8) "Executive officer" of the sponsoring organization means the chief executive or senior officer of the organization.
- (9) "Gainfully employed" means employed for salary or wages on a continuing basis and earning at least \$7,800 on an annual basis (\$650 monthly or \$150 weekly).
- (10) "Multipurpose service center" means a center contracted for under the act, which either provides directly, or provides information about and referral to, each type of program of service as defined in subsection (14) of this section.
- (11) "Objective" means a purpose of a program of service which can be quantified and for which objective measurements of performance can be established.
- (12) "Pilot project" means the program of contracts for multipurpose service centers and programs of service for displaced homemakers authorized by the act.
- (13) "Program" means a program of service as defined in subsection (14) of this section.
- (14) "Program of service" means one of the specific services listed in subdivisions (a) and (g) of this subsection, and meeting the criteria set forth in the subdivision.
  - (a) Job counseling services, which shall:
  - (i) Be specifically designed for displaced homemakers:
- (ii) Counsel displaced homemakers with respect to appropriate job opportunities (as defined in subsection (3) of this section); and
- (iii) Take into account and build upon the skills and experience of a homemaker and emphasize job readiness as well as skill development.
- (b) Job training and job placement services, which shall:
- (i) Emphasize short-term training programs and programs which expand upon homemaking skills and volunteer experience and which prepare the displaced homemaker to be gainfully employed as defined in subsection (9) of this section;
- (ii) Develop, through cooperation with state and local government agencies and private employers, model training and placement programs for jobs in the public and private sectors;
- (iii) Assist displaced homemakers in gaining admission to existing public and private job training programs and opportunities, including vocational education and apprenticeship training programs; and
- (iv) Assist in identifying community needs and creating new jobs in the public and private sectors.
- (c) Health counseling services, including referral to existing health programs, which shall:
  - (i) Include general principles of preventative health care;
- (ii) Include health care consumer education, particularly in the selection of physicians and health care services, including, but not limited to, health maintenance organizations and health insurance;
  - (iii) Include family health care and nutrition;

- (iv) Include alcohol and drug abuse; and
- (v) Include other related health care matters as appropriate.
- (d) Financial management services, which shall:
- (i) Provide information and assistance with respect to insurance, taxes, estate and probate problems, mortgages, loans and other related financial matters; and
- (ii) Include referral, wherever feasible and appropriate, to public legal assistance programs staffed by attorneys.
  - (e) Educational services, which shall:
- (i) Include outreach and information about courses offering credit through secondary or postsecondary education programs, and other reentry programs, including bilingual programming where appropriate; and
- (ii) Include information about such other programs as the council may determine to be of interest and benefit to displaced homemakers. and for which appropriate informational materials have been provided by the council.
  - (f) Legal counseling and referral services, which shall:
- (i) Be limited to matters directly related to problems of displaced
- (ii) Be supplemental to financial management services as defined in subdivision (d) of this subsection; and
- (iii) Emphasize referral, wherever feasible and appropriate, to public legal assistance programs staffed by attorneys.
- (g) General outreach and information services with respect to federal and state employment, education, health, public assistance, and unemployment assistance programs which the council may determine to be of interest and benefit to displaced homemakers, and for which the council distributes appropriate informational materials.
  - (15) "Reaching majority" means reaching age 18.
- (16) "Sponsoring organization" means a public institution, agency or governmental entity, or a chartered private nonprofit institution or organization which has legal authority to submit an application, enter into a contract, and provide the programs of service covered by the application, and which agrees to provide supervision and financial management to ensure compliance with the terms and conditions of the contract.
- (17) "Training for service providers" means a program to provide training for persons serving the needs of displaced homemakers.

#### **NEW SECTION**

WAC 250-44-060 UTILIZATION OF AVAILABLE CON-TRACT FUNDS. Available funds for contracts under the act shall be utilized in accordance with the general goals and principles set forth in WAC 250-44-020. Specific utilization criteria shall be as set forth in this section.

- (1) Two multipurpose service centers in class AA or class A counties will be supported under the pilot project, one located in eastern Washington and one in western Washington. Class AA and class A counties are King, Pierce, Spokane and Snohomish.
- (2) The maximum contract amount for a multipurpose service center to be provided from funds available under the act shall be \$70,000.
- (3) If qualifying applications are received, at least one contract for multiple programs of service designed specifically to reach and serve residents of rural areas will be provided.
- (4) The maximum contract amount for a single contract for multiple programs of service from funds available under the act shall be \$42,000.
- (5) Unless other funds for provision of training for service providers can be obtained, the council may reserve up to \$21,000 for one or more contracts to provide such training from funds available under the act.
- (6) Remaining funds will be used for contracts selected to provide geographic dispersion of displaced homemaker programs of service, in relation to centers of population.

#### **NEW SECTION**

WAC 250-44-070 ELIGIBILITY TO APPLY FOR CON-TRACTS. An application for a contract to provide either a multipurpose service center or one or more programs of service for displaced homemakers or training for service providers may be submitted by a sponsoring organization, as defined in WAC 250-44-050, subsection (16).

- (1) The council will require appropriate documentation of the nonprofit status of an applicant which is nonpublic.
- (2) Letters of intent, accompanied by the required documentation of nonprofit status will be required prior to submission of an application,

and will be screened by the council. Sponsoring organizations verified to be eligible will then be invited to submit applications.

- (3) Consortiums of appropriate organizations are encouraged, but a single application by a single sponsoring organization, which will serve as fiscal agent for the consortium, is to be submitted for each proposed consortial center, program of service, or multiple programs of service to be operated by a consortium.
- (4) A sponsoring organization which applies for and is not awarded a contract to operate a multipurpose service center may submit a subsequent application to operate one or more programs of service and/or training for service providers.

#### **NEW SECTION**

WAC 250-44-080 STANDARDS TO BE MET BY APPLICANTS. In addition to eligibility as a public or nonprofit organization, each sponsoring organization will be required to provide evidence of adequate staff or governing board provisions to provide oversight and financial management services to ensure compliance with contract provisions and conditions.

#### **NEW SECTION**

WAC 250-44-090 ELIGIBLE EXPENDITURES AND MATCHING REQUIREMENTS. (1) Eligible expenditures. Expenditures eligible to be included in budgets under applications to provide multipurpose centers, programs of service or training for service providers, include all operating expenses needed to carry out the training, counseling, and referral services covered in the proposal, and to provide outreach activities related to the services, subject to the following limitations:

- (a) Because of limitations on available funds, no funds under the contract budgets may be utilized to provide subsistence or stipends for recipients of the services provided;
- (b) For the same reason, no funds under the contract budgets may be utilized to pay for student tuition and fees for enrollment in education programs or courses except under specific prior approval by the executive coordinator or his designee.
- (c) Any out-of-state travel or any subcontracts with other agencies or organizations, to be paid for with funds under contract budgets, must be specifically approved in advance by the executive coordinator or his designee; and
- (d) Formula allocations of overhead or other expenses of the sponsoring organization not directly related to the provision of the services covered by the contract may not be included in the contract budget, but charges for direct services in support of the contract such as financial accounting services, printing services, transportation, etc., may be included.
- (2) Although the contract budget may not support subsistence, stipends, or tuition and fee payments (unless approved in advance), for recipients of services under the contract, sponsoring organizations are encouraged wherever possible and appropriate to obtain and provide funds for such purposes from other sources (CETA, for example) in cases of financial need.
- (3) Matching requirements. At least thirty percent of the funding for each center or program supported by a contract under the act must be provided by the sponsoring agency.
- (a) Validation of the provision of required matching support will be provided by detail in the budget proposed in each application.
- (b) Matching may be provided either in the form of supplemental funds, from any source other than the contract under the act, to pay for services separately accounted for in carrying out the activities covered by the contract, or in the form of contributed services or contributions in-kind also specifically and separately accounted for.
- (c) Contributions in-kind may include materials, supplies, chargeable services such as printing services or transportation, salaries and fringe benefit costs for paid employees of the sponsoring organization to the extent such employees work directly in the provision of services under the contract or providing direct support such as secretarial or accounting support, and the equivalent value of contributed volunteer services on the same basis: PROVIDED, that the dollar value of contributed volunteer services shall be calculated by determining the hourly rate for comparable paid positions for which the volunteer is fully qualified, and multiplying the hourly rate times the number of hours of service contributed.

#### **NEW SECTION**

WAC 250-44-100 REQUIRED ASSURANCES. No contract will be awarded unless the sponsoring organization includes in its application the following assurances:

- (1) No person in this state, on the ground of sex, age, race, color, religion, national origin, or the presence of any sensory, mental, or physical handicap, shall be excluded from participating in, be denied the benefits of, or be subjected to discrimination under, any program or activity funded in whole or in part with funds made available under the act:
- (2) The sponsoring organization will actively and affirmatively seek to recruit and employ for all staff positions supported by funds provided under the act, and all staff positions supported by matching funds under any contract, including supervisory, technical and administrative positions, persons who qualify as displaced homemakers.
- (3) Services provided to displaced homemakers under the contract, if approved, will be provided without payment of any fees for the services:
- (4) First priority for access to all services provided under the contract, if approved, will be given to persons who qualify in all regards as displaced homemakers, but other persons in need of the services due to similar circumstances may be assisted if provision of such assistance will not in any way interfere with provision of services to displaced homemakers as defined in the act, and the sponsoring organization will include in its reports separate and distinct accountability for services to displaced homemakers and to other persons in need of the services:
- (5) The sponsoring organization agrees to comply in full with the accounting and reporting requirements set forth in WAC 250-44-110 and such other accounting and reporting requirements as may reasonably be established by the executive coordinator.
- (6) The sponsoring organization agrees to participate in the pilot project evaluation procedures to be established pursuant to WAC 250-44-220, including the use of a specified uniform intake classification form for persons to whom services are provided, and specified uniform evaluation questionnaires;
- (7) The sponsoring organization will actively seek to coordinate activities under the contract, if approved, with related activities and services provided by other organizations;
- (8) The sponsoring organization understands and agrees that payments from the council under the contract, if approved, will be provided monthly in advance upon submission and approval of monthly payment requests in a form and containing information specified by the executive coordinator of the council, and that approval of monthly payments shall be conditioned upon the executive coordinator's determination that the sponsoring organization is in compliance with the terms of the contract and WAC chapter 250-44;
- (9) The governing board of the sponsoring organization has reviewed the application, including all assurances contained therein, and has authorized submission of the application and the execution of a contract in accordance with the application if it is approved by the council; and
- (10) The executive coordinator or his designee will be provided access to financial and other records pursuant to the contract.

#### **NEW SECTION**

WAC 250-44-110 ACCOUNTING, REPORTING, AND RECORDS RETENTION REQUIREMENTS. (1) Accounting. Sponsoring organizations shall maintain separate accounts for funds received under approved contracts and for matching funds expended and in-kind matching provided under such contracts. The accounting records shall include:

- (a) Sufficient detail by object of expenditure to permit verification and reporting of expenditures according to object categories used in the budget format provided with the application; and
- (b) Documentation of all expenditures charged to the contract or matching accounts, in the form of either:
- (i) Direct charges supported by vouchers;
- (ii) Journal vouchers for allocated portions of shared costs such as rental or communication costs, supported by explanations of allocation methods consistent with accounting practices generally used by the sponsoring organization; or
- (iii) In the case of salary or wage charges for persons not employed one hundred percent on the contract or matching account, records of actual time worked as the basis for allocating charges.
  - (2) Reporting. Sponsoring organization shall:

- (a) Provide monthly reports to the executive coordinator, in a format and containing information specified by the executive coordinator, sufficient to provide:
- (i) An evaluation of outreach and participation in the services provided under any contract for a multipurpose service center or programs of services; and
  - (ii) An evaluation of performance under the contract; and
- (b) Maintain such records as are necessary to provide information contained in the reports.
- (3) Records retention. Sponsoring organizations shall retain accounting and other supporting records until notified by the executive coordinator of the completion of a program audit after the end of the contract period. This requirement is in addition to requirements of the state auditor's office applicable to public institutions and agencies.

#### **NEW SECTION**

- WAC 250-44-120 LENGTH OF CONTRACT PERIODS. Contract periods for contracts awarded under the act shall be in accordance with each application proposal, subject to the following limits:
- (1) Contracts for operation of multipurpose service centers may cover operations beginning as early as November 1, 1979 and ending June 30, 1981;
- (2) Contracts for operation of programs of services may cover operations beginning as early as January 1, 1980 and ending June 30, 1981; and
- (3) Contracts for training for service providers may be for operations beginning as early as January 1, 1980 and ending June 30, 1981.

#### **NEW SECTION**

WAC 250-44-130 PAYMENTS UNDER APPROVED CONTRACTS. Payments to sponsoring organizations under approved contracts for multipurpose service centers, programs of service, and training for service providers shall be authorized and processed according to the following procedure:

- (1) Payments will be made in advance, one month at a time;
- (2) Sponsoring organizations will submit requests for payment in a form and containing information specified by the executive coordinator to include information on:
  - (a) Total payments received to date;
  - (b) Total actual expenditures to date;
- (c) Estimated expenditures for the month in progress and the ensuing month; and
  - (d) Balance required to cover estimated expenditures;
- (3) Upon approval of the request for payment, and receipt of the monthly report for the most recent completed month under the contract, the executive coordinator will authorize disbursement of the funds: and
- (4) Requests for payments must be received in the council office at least two weeks prior to the beginning of the month to ensure payment by the first of the month on requests found to be in order.

#### **NEW SECTION**

- WAC 250-44-140 CALENDAR AND CLOSING DATES FOR LETTERS OF INTENT, APPLICATIONS AND AWARDS. (1) This chapter is effective upon adoption by the council, which is scheduled for August 16, 1979.
- (2) Sponsoring organizations wishing to apply for contracts to operate multipurpose service centers shall submit to the executive coordinator a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by no later than Friday, August 31, 1979.
- (3) The executive coordinator or his designee will screen the letters of intent, prepare a list of all eligible sponsoring organizations which filed letters of intent and distribute the list to all organizations on the list, by no later than Wednesday, September 5, 1979.
- (4) Applications for contracts for multipurpose service centers may be submitted by sponsoring organizations on the list pursuant to subsection (3) of this section. The closing date for such applications is Friday, September 14, 1979.
- (5) The council will approve awards of two contracts for operation of multipurpose service centers, provided qualifying applications were received, on Thursday, October 4, 1979.
- (6) Sponsoring organizations wishing to apply for contracts to operate programs of service or training for service providers shall submit to

- the executive coordinator a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of a nonpublic applicant, by no later than Friday, October 19, 1979.
- (7) The executive coordinator or his designee will screen the letters of intent, prepare a list of all eligible sponsoring organizations which filed letters of intent to apply to operate programs of service or training for service providers and distribute the list to all organizations on the list, by no later than Wednesday, October 24, 1979.
- (8) Applications for contracts for programs of service or training for service providers may be submitted by sponsoring organizations on the list pursuant to subsection (7) of this section. The closing date for such application is Friday, November 16, 1979.
- (9) The council will approve award of contracts for operation of programs of service or training for service providers, on Thursday, December 6, 1979.
- (10) In the event that available funds for contracts under the act are not fully utilized after approval of contracts on December 6, 1979, the council may at its option either establish a new calendar for further consideration of applications and award of contracts or offer supplemental funds to existing centers and programs by amendment of contracts in effect.

#### **NEW SECTION**

WAC 250-44-150 FORM AND CONTENT OF APPLICATION. (1) General instructions. All forms and narrative material should be typed, narrative material double-spaced. Legibility, clarity, and completeness are essential. All sections of the application must be completed. Unnecessarily elaborate brochures or other presentation should be avoided. Elaborate art work, expensive paper and bindings are not necessary and will not count in favor of the application.

(2) Number of copies. Three complete copies of each application are to be submitted to the executive coordinator. Copies may be reproduced, but each copy submitted is to have the original signature of the

executive officer of the sponsoring organization.

- (3) Contents of each application. Each application is to be submitted on an application form to be provided by the executive coordinator, which will include the signature of the executive officer of the sponsoring organization and all required assurances, and will incorporate by reference the following documents:
- (a) The proposal narrative, prepared in the format prescribed in subsection (4) of this section.
- (b) The proposed contract budget, on forms to be supplied by the executive coordinator, and which will:
- (i) Show separately proposed expenditures to be made from contract funds under the act, matching funds, and in-kind match;
- (ii) Show for each fund category proposed expenditures for salaried positions, hourly positions, fringe benefits, travel expenses, facilities rental, utilities, postage, telephone communications, consumable office supplies, printing and copying services, instructional materials, advertising, and other expenses; and
- (iii) Include an explanation of detail for all budget line items in which amounts are indicated, including:
- (A) For each salaried position, the position title, annual salary rate for each fiscal year, percent of full-time and number of months and amount to be charged to the contract;
- (B) For each hourly position, the position title, hourly rate and number of hours for each fiscal year; and
- (C) An itemization by specific purpose of any amount shown under "other expenses"; and
- (iv) Provide a breakdown of proposed expenditures from contract funds by month;
- (c) A copy of the most recent external audit report of the sponsoring
- (d) Copies of letters of intent and/or agreements for the coordination of services with other organizations in relation to the multipurpose service center or programs of service covered by the application; and
- (e) Any other relevant documents submitted in support of the application.
- (4) Format for proposal narrative. The proposal narrative shall include each of the following sections which is applicable;
- (a) Identifying information which agrees with information in the application form and budget form specifically:
  - (i) Name and official address of sponsoring organization;
  - (ii) Type of application;
  - (iii) Date of the application; and

- (iv) Name and title of the executive officer of the sponsoring organization;
- (b) A statement of the sponsoring organization's experience and capabilities, to include each of the following:
- (i) Structure, membership, and authority of the sponsoring organization's governing board;
- (ii) Administrative organization and lines of authority related to supervision of the services proposed in the application;
  - (iii) Financial accounting organization, policies and procedures;
- (iv) Specific arrangements to provide contract oversight and ensure compliance with financial accounting requirements of the proposed contract:
- (v) Past experience of the sponsoring organization in providing direct services to clients; and
- (vi) Past experience and present competencies of the sponsoring organization relevant to providing services to displaced homemakers as provided for in the proposal;
- (c) Description of the geographic area to be served by the proposed center or programs, to include:

(i) Definition of the geographic area;

- (ii) The size of the population and demographic characteristics;
- (iii) Economic and employment information;
- (d) Discussion of evidence of need for the services proposed in the application, including projected numbers of persons to be served and the basis for the projections;
- (e) Description of consultative processes followed in preparing the application, with specific reference to any process for involvement of and consultation with displaced homemakers;
  - (f) General goals the proposal is intended to advance;
- (g) Specific procedures to be followed for coordination of services covered by the proposal with related services provided by other organizations within the geographic area;
- (h) Specific procedures for outreach activities, to locate potentially in need of the services to be provided, make them aware of services available, and encourage their utilization of the services, including specific persons to be responsible;
- (i) Procedures for intake and screening, including specific persons to be responsible, agreement to use the standard intake registration form to be provided by the council, interview process and provision for appropriate referrals of persons not eligible to participate in the programs covered by the proposal;
- (j) Description of the counseling, referral, and training services to be provided, to include a separate section for each specific program of service covered by the proposal (all seven if the application is for a multipurpose service center) and covering the following points for each such program:
  - (i) What services will be provided;
  - (ii) Who will perform the services;
  - (iii) How the services will be performed;
- (iv) What beneficial outcome for the displaced homemaker is anticipated;
- (v) How the services will be integrated with other services under the proposal; and
- (vi) Specification of one or more objectives for the service, with a measurement criterion for each objective; and
- (k) Description of the sponsoring organization's plan for evaluation of the performance and accomplishments of the center or programs covered by the proposal, including but not limited to cooperation in the overall pilot project evaluation called for by WAC 250-44-200.

#### **NEW SECTION**

WAC 250-44-160 CRITERIA FOR SELECTION OF CONTRACTS TO BE AWARDED. (1) Within each category described in WAC 250-44-060 (multipurpose service centers in class AA or class A counties, programs of services designed specifically to reach and serve residents of rural areas, all other programs of services, and training for service providers) applications will be ranked competitively according to their performance with respect to:

- (a) Size of the potential population to be served;
- (b) Demonstrated need for the proposed services;
- (c) Experience and capabilities of the sponsoring organization;
- (d) Explicit provisions for coordination of services with other organizations providing related services in the geographic area;
- (e) Involvement of displaced homemakers in the planning and development of the proposal;
  - (f) The quality of the proposal; and
  - (g) Geographic location.

(2) The executive coordinator, in consultation with the advisory committee, shall develop an explicit system for evaluating applications with respect to the above-stated criteria, and make a description of the system available to sponsoring organizations which submit letters of intent to file applications.

#### **NEW SECTION**

WAC 250-44-170 PROCEDURE FOR SELECTION OF CONTRACTS TO BE AWARDED. The following steps will be employed in screening and selection of applications to be approved:

(1) Applications will be screened for eligibility and completeness by

the executive coordinator or his designee;

- (2) A panel of application readers will be established, to consist of council staff members designated by the executive coordinator, one or more council members designated by the council chairman, and members of the advisory committee who are not members of the legislature or employees of sponsoring organizations;
- (3) Within each category of application as described in subsection (1) of WAC 250-44-160, the panel of readers will evaluate and rank qualifying applications according to the explicit system published in accordance with subsection (2) Of WAC 250-44-160;
- (4) The entire advisory committee will meet to consider evaluations prepared by the readers, and will develop a list of recommended approved applications to be awarded contracts;
- (5) The list of recommended approved applications will be submitted to the council for its consideration and will be public information, and the council will by formal resolution determine which applications are approved for award of contracts.

#### **NEW SECTION**

WAC 250-44-180 INCORPORATION OF APPLICATIONS IN CONTRACTS. Each approved application will be incorporated into and made a part of the contract between the council and the sponsoring organization, to be signed by the executive coordinator and the executive officer of the sponsoring organization.

#### **NEW SECTION**

WAC 250-44-190 AMENDMENT OF CONTRACTS. A contract may be amended by mutual agreement between the executive coordinator and the executive officer of the sponsoring organization: PROVIDED, that any contract amendment increasing the amount of financing from funds appropriated for the act shall require the council's approval.

#### **NEW SECTION**

WAC 250-44-200 WITHHOLDING OF CONTRACT PAY-MENTS. If the executive coordinator determines that a sponsoring organization is not in compliance with contract provisions of this chapter, the executive coordinator shall suspend payments under the contract and shall file a report with the council and with the sponsoring organization of the reason for suspension of payments. The sponsoring organization may correct the state of noncompliance or may appeal the executive coordinator's determination to the council at its next regular meeting. If the executive coordinator finds that any claimed expenditures under the contract are not eligible under this chapter, the executive coordinator shall deduct such amounts from the next monthly advance payment. The sponsoring organization may, through the executive coordinator, request a hearing on the executive coordinator's decision before the council at its next regular meeting.

#### **NEW SECTION**

WAC 250-44-210 PROGRAM AUDITS. The executive coordinator or his designee shall perform a program audit, including review of accounts for expenditures under the contract, upon completion of the contract period. If any claimed expenditures are determined to be ineligible, the sponsoring organization shall be required to repay the amount of such ineligible expenditures.

#### **NEW SECTION**

WAC 250-44-220 EVALUATION REPORTS. The executive coordinator will prepare an interim evaluation report regarding the pilot project by December 31, 1980, and a final evaluation report by June 30, 1981. Such reports shall be considered and adopted by the

council prior to official submission to the governor and the legislature. Sponsoring organizations shall, as a condition of approval of their applications, agree to participate in a coordinated plan for evaluation of the pilot project.

## WSR 79-07-122 PROPOSED RULES COUNCIL FOR POSTSECONDARY EDUCATION [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Council for Postsecondary Education, intends to adopt, amend, or repeal rules concerning Bylaws of the Council for Postsecondary Education, chapter 250-10 WAC. (Copy of the proposed rules are shown below, but right reserved to make changes in content.);

that such agency will at 9:30 a.m., Thursday, August 16, 1979, in the Gaiser Hall, Clark College, Vancouver, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Thursday, August 16, 1979, in the Gaiser Hall, Clark College, Vancouver, Washington.

The authority under which these rules are proposed is chapter 132, Laws of 1975.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 6, 1979, and/or orally at 9:30 a.m., Thursday, August 16, 1979, Gaiser Hall, Clark College, Vancouver, Washington.

Dated: July 3, 1979

By: Chalmers Gail Norris

Executive Coordinator

### Chapter 250–10 WAC BYLAWS — COUNCIL FOR POSTSECONDARY EDUCATION

| 250-10-010 | Name.  |
|------------|--|
| 250-10-020 | Purpose.                                     |
| 250-10-022 | General planning and coordinating functions. |
| 250-10-026 | Functions on which all council members vote. |
| 250-10-028 | Other administrative responsibilities.       |
| 250-10-040 | Term of office.                              |
| 250-10-060 | Organization of the council.                 |
| 250-10-070 | Meetings.                                    |
| 250-10-080 | Committees.                                  |
| 250-10-090 | Finances.                                    |
| 250-10-120 | Reports.                                     |
| 250-10-150 | Amendments.                                  |
|            |  |

WAC

#### AMENDATORY SECTION (Amending Order 2-76, filed 9/13/76)

WAC 250-10-010 NAME. The name of this organization shall be the Council for Postsecondary Education, hereinafter referred to as the "council." (Reference: RCW 28B.80.101)

#### AMENDATORY SECTION (Amending Order 7-75, filed 8/26/75)

- WAC 250-10-020 PURPOSE. ((The council may perform any of the following functions: (1) Engage in overall planning for postsecondary education in the state, which shall include the collection and analysis of necessary data from public, and, where appropriate, private institutions of postsecondary education. The purpose shall be to:
- (a) Assess and define the educational needs of the state to be served by postsecondary education;
- (b) Recommend and coordinate studies to ascertain how defined educational needs are being met;

- (c) Study and make recommendations concerning adult education, continuing education, public service and postsecondary educational programs;
- (d) Identify priorities among the defined needs and specify the resources necessary to meet them;
- (c) Differentiate roles of the community college system and the individual public institutions and identify the most effective division of responsibility among them in meeting defined needs. To facilitate this, review and recommend the creation of all new degrees and recommend which institutions shall award them; and evaluate proposals for the elimination of existing degrees. Identify changing conditions which may require the revision of these roles and division of responsibility of the institutions.
- (2) In the execution of the above planning responsibilities, develop criteria for the need for new baccalaureate institutions; and recommend the establishment, location and role of any new public baccalaureate granting institutions and review the plans for the community college system in terms of their articulation with planning for postsecondary education in the state.
- (3) Study levels of fees and charges to students and, when necessary, make recommendations to the institutions, legislature, and governor.
- (4) Study and make recommendations concerning admission and transfer policies.
- (5) Review individual institutional operating budget requests to determine the conformity or lack thereof to the state's postsecondary education plan: Provided, that its review of community colleges be limited to the plan prepared by the State Board for Community College Education:
- (6) Review the individual institutional and capital budget requests to determine their conformity or lack thereof to the state's postsecondary education plan: Provided, that its review of community colleges be limited to the plan prepared by the State Board for Community College Education.
- (7) Study and make recommendations for the development of improved practices of administrative management in order to facilitate the most efficient operation of the public institutions and the avoidance of unnecessary duplication among the institutions.
- (8) At the request of the governor, legislature, State Board for Community College Education, or baccalaureate granting institutions of postsecondary education, and in conjunction with such legislative standing committees on higher education as may be in existence, study and make recommendations regarding legislation affecting postsecondary education. (Reference: RCW 28B.80.030)
- (9) Be the clearinghouse for technological education, with responsibilities for compilation and distribution of information to support:
- (a) Career guidance information of all programs and levels of technology;
  - (b) Assistance in curriculum development;
  - (c) Coordination of long-range technological planning; and
- (d) Assistance in maximizing federal and other non-state funding grants for program development in technology.
- (b) Assistance in curriculum development;
- (c) Coordination of long range technological planning; and
- (d) Assistance in maximizing federal and other non-state funding grants for program development in technology.
- (10) The council shall not duplicate the efforts of the Commission for Vocational Education which shall serve as the clearinghouse source for the compilation of all information for technological programs under the state plan for vocational education.
- (11) The council shall incorporate within its long-range planning consideration of the delivery systems of advanced technological programs, the need for new or additional programs, and their proper organizational location. (Reference: RCW 28B.80.130)
- (12) Develop such state plans as are necessary to coordinate the State of Washington's participation within the student exchange compact programs under the auspices of the Western Interstate Commission for Higher Education, as provided by chapter 28B.70 RCW. In addition to establishing such plans the council shall designate the state certifying officer for student programs. (Reference: RCW 28B.80.150)))

The Council was established to facilitate planning needed to maintain articulation and coordination among the parts of the increasingly complex system of postsecondary education in Washington. (Reference: RCW 28B.80.020) As the state agency encompassing a concern for all of postsecondary education, the council may be assigned specific coordinating and administrative functions in addition to its overall planning function. In performing all assigned functions it shall be the

council's purpose to serve the broad public interest by seeking to foster a coordinated system of postsecondary education which is at once efficient in the utilization of limited resources, of high quality, responsive to changing public needs, and accountable for its activities and claims.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **NEW SECTION**

WAC 250-10-022. GENERAL PLANNING AND COORDINATING FUNCTIONS. In general, the council will place priority on: Identifying the state's needs for education beyond secondary schools; assessing the effectiveness of current postsecondary education programs in fulfilling the state's needs; and recommending goals and long-term plans for Washington postsecondary education. In accordance with statute, the council may perform any of the following functions:

- (1) Engage in overall planning for postsecondary education in the state, which shall include the collection and analysis of necessary data from public, and, where appropriate, private institutions of postsecondary education. The purpose shall be to:
- (a) Assess and define the educational needs of the state to be served by postsecondary education;
- (b) Recommend and coordinate studies to ascertain how defined educational needs are being met;
- (c) Study and make recommendations concerning adult education, continuing education, public service and postsecondary educational programs;
- (d) Identify priorities among the defined needs and specify the resources necessary to meet them;
- (e) Differentiate roles of the community college system and the individual public institutions and identify the most effective division of responsibility among them in meeting defined needs. To facilitate this, review and recommend the creation of all new degrees and recommend which institutions shall award them; and evaluate proposals for the elimination of existing degrees. Identify changing conditions which may require the revision of these roles and division of responsibility of the institutions.
- (2) In the execution of the above planning responsibilities, develop criteria for the need for new baccalaureate institutions; and recommend the establishment, location and role of any new public baccalaureate—granting institutions and review the plans for the community college system in terms of their articulation with planning for postsecondary education in the state.
- (3) Study levels of fees and charges to students and, when necessary, make recommendations to the institutions, legislature, and governor.
- (4) Study and make recommendations concerning admission and transfer policies.
- (5) Review individual institutional operating budget requests to determine the conformity or lack thereof to the state's postsecondary education plan: Provided, that its review of community colleges be limited to the plan prepared by the state board for community college education.
- (6) Review the individual institutional and capital budget requests to determine their conformity or lack thereof to the state's postsecondary education plan: Provided, that its review of community colleges be limited to the plan prepared by the state board for community college education.
- (7) Study and make recommendations for the development of improved practices of administrative management in order to facilitate the most efficient operation of the public institutions and the avoidance of unnecessary duplication among the institutions.
- (8) At the request of the governor, legislature, state board for community college education, or baccalaureate granting institutions of postsecondary education, and in conjunction with such legislative standing committees on higher education as may be in existence, study and make recommendations regarding legislation affecting postsecondary education. (Reference: RCW 28B.80.030.)
- (9) Be the clearinghouse for technological education, with responsibilities for compilation and distribution of information to support:
- (a) Career guidance information of all programs and levels of technology;
  - (b) Assistance in curriculum development;
  - (c) Coordination of long-range technological planning; and
- (d) Assistance in maximizing federal and other non-state funding grants for program development in technology.

- (10) The council shall not duplicate the efforts of the Commission for Vocational Education which shall serve as the clearinghouse source for the compilation of all information for technological programs under the state plan for vocational education.
- (11) The council shall incorporate within its long-range planning consideration of the delivery systems of advanced technological programs, the need for new or additional programs, and their proper organizational location. (Reference: RCW 28B.80.130.)
- (12) Develop such state plans as are necessary to coordinate the State of Washington's participation within the student exchange compact programs under the auspices of the Western Interstate Commission for Higher Education, as provided by chapter 28B.70 RCW. In addition to establishing such plans the council shall designate the state certifying officer for student programs. (Reference: RCW 28B.80.150.)

#### **NEW SECTION**

WAC 250-10-026 FUNCTIONS ON WHICH ALL COUNCIL MEMBERS VOTE. The council with all members voting shall administer the following programs and responsibilities:

- (1) Title IV-B and VI of the Higher Education Act of 1965; Title I of the Higher Education Facilities Act of 1963; and any other federal act pertaining to higher education which is not administered by another state agency. (Reference: RCW 28B.80.210 through 28B.80.220.)
- (2) Any state program or state administered federal program of student financial aid now or hereafter established. (Reference: RCW 28B.80.240.)
- (a) The state need grant program authorized by RCW 28B.10.800 through 28B.10.824.
- (b) The college work/study program authorized by RCW 28B.12-.010 through 28B.12.070.
- (c) Determination of eligibility and need for benefits to children of deceased or totally incapacitated veterans under RCW 28B.10.250 through 28B.10.260.
- (d) Assistance to blind students under RCW 28B.10.210 through 28B.10.220.
- (3) The receipt and expenditure of federal funds and any private gifts or grants and such funds shall be expended in accordance with the conditions contingent to such grant. (Reference: RCW 28B.80.230.)
- (4) State 1202 Commission. The council is designated as the state commission as provided for in section 1202 of the Education Amendments of 1972 (public law 92-318), as now or hereafter amended; and shall perform such functions as are necessary to comply with federal directives pertaining to the provisions of such law.
- (5) Responsibilities as the state approving agency for academic schools, colleges and universities, both public and private, pursuant to public law 89-358, under contract with the United States of America, Veterans Administration. (Reference: Executive Order EO-78-2.)

#### **NEW SECTION**

WAC 250-10-028. OTHER ADMINISTRATIVE RESPONSI-BILITIES. The council shall administer the following additional functions and programs:

- (1) Responsibilities for degree granting institutions under the Educational Services Registration Act (Substitute Senate Bill 2434, 46th Regular Session).
- (2) The two-year pilot project of contracts for operation of multipurpose service centers and programs under the Displaced Homemakers Act (Engrossed Senate Bill 2406, 46th Regular Session).
- (3) Such other administrative responsibilities as may from time to time be assigned by statute or by executive order.

#### AMENDATORY SECTION (Amending Order 7-75, filed 8/26/75)

WAC 250-10-040 TERM OF OFFICE. (1) Citizen members of the council shall serve for terms of six years, said terms expiring on June 30 of the sixth year of their term: Provided, that the term of the student citizen member shall not exceed three years and shall be excessions. ((The member of the council appointed by the governor from the executive branch of government shall serve at the governor's pleasure.))

(2) The member of the council appointed by the Governor from the executive branch of government shall serve at the governor's pleasure.

(((2)))(3) The term of the Superintendent of Public Instruction, the executive director of the Commission for Vocational Education, and

the executive director of the State Board for Community College Education shall be coextensive with their tenure in those respective offices.

(((3)))(4) The president-representatives appointed by the governor shall serve for a four-year term, or until such earlier date as each shall cease to be the president of the institution or representative of a postsecondary group from which he or she was appointed. (Reference: RCW 28B.80.060.)

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 7-75, filed 8/26/75)

WAC 250-10-060 ORGANIZATION OF COUNCIL. (1) Officers. The officers of the council shall be chairman, vicechairman, and executive coordinator who shall function as the secretary of the council. The chairman and vicechairman shall be citizen members of the council.

(2) Duties of Officers.

(a) The chairman shall preside at all meetings of the council, shall act as an ex-officio member of all standing committees, and shall per-

form such other duties as pertain to the office.

- (b) The vicechairman shall perform the duties of the chairman in his or her absence, shall act as an ex-officio member of all standing committees and any other duties delegated by the chairman. The vicechairman shall assume the duties of the chairman upon permanent departure of the chairman until such time as elections shall be held to elect a new chairman for the balance of the current term of office.
- (c) The duty of the executive coordinator, in addition to administrative responsibilities assigned elsewhere in the bylaws, will be to keep a record of the proceedings of the council, notify all council members of meetings and to perform such other duties as shall be delegated by the chairman.
- (3) Term of Office. Term of office for chairman and vice-chairman will be for one council year beginning July 1 and ending June 30. The chairman and vicechairman may serve for a maximum of three consecutive terms.
  - (4) Election of Officers.
- (a) The nominating committee shall be responsible for presenting nominations for chairman and vicechairman.
- (b) The chairman of the council shall appoint a nominating committee in April. The nominating committee shall consist of three citizen members ((designated by the chairman from those citizen members who have the longest remaining terms to serve;)) and two members ((as designated by the chairman)) from the non-citizen membership of the council.
- (c) The nominations shall be presented and elections held at the last council meeting of the council year. The chairman and vice-chairman shall be elected by a majority vote of the citizen members. The vote for chairman and vicechairman will be by ((separate and secret ballot)) roll call vote of the members present.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 2-76, filed 9/13/76)

WAC 250-10-070 MEETINGS. (1) Regular meetings. The council shall meet at least four times each year and at such other times as determined by the chairman or by a majority of the members. The dates of future meetings will be scheduled at least six (((6))) months in advance ((at a meeting held each calendar quarter)).

(2) Place of Meetings. The meetings of the council may be held at any place as determined by the chairman.

(3) Notice. Ten days notice of all meetings shall be given by mailing a copy of the notice and agenda to each member.

- (4) Special Meetings. The ten day notice may be waived for special or emergency meetings upon consent of at least three-fourths of all council members. In such cases, the provision of RCW 42.30.080 will govern due notification of the time, place and business to be transacted.
- (5) Executive Sessions. An executive session may be called by the chairman or by a majority of all council members. No official actions

- shall be taken at executive sessions which shall be binding without formal action at a regular or special meeting of the council. Executive sessions shall deal only with matters authorized by RCW 42.30.110.
- (6) Agenda. The agenda shall be prepared by the executive coordinator in consultation with the chairman. Items may be submitted by all council members to the executive coordinator at least 15 days prior to the council meeting.
- (7) Attendance of Council Members. Each member of the council is expected to attend all council and assigned committee meetings. In the event that a member is unable to attend a scheduled meeting, he or she is requested to provide the chairman or the executive coordinator with the reasons for the absence. In the case of individuals who are council members by virtue of their office or position, personal attendance is urged. If attendance is not possible, a representative may be sent who will be afforded full speaking privileges but shall not be able to move or second motions or vote. At the end of each council year, the chairman will send the attendance records of all members ((other than exofficio members)) to the governor's office with the reasons for the absences duly noted. A copy will also be provided to each council member.
- (8) Legislative and Advisory Committee Liaison. Members of the legislature who are assigned to the council as liaison and chairmen of major council advisory committees will be extended seats with the council at all council and standing committee meetings with full speaking privileges but shall not be able to move and second motions or vote. For purposes of this section, "major advisory committees" are the student advisory committee and the faculty advisory committee.
- (9) Courtesy of the Council. In the event that the governor, a member of the legislature, or a chief executive officer of an institution of postsecondary education, is in attendance at a council or a standing committee meeting, the chairman may extend the "courtesy of the council" to such individual, inviting that person to sit with the council or committee with full speaking privileges on any and all issues coming before the council or committee.
  - (10) Voting Procedures.
- (a) Voting procedures for the council on all matters set forth in WAC 250-10-((020))022 and WAC 250-10-028 shall be as follows:
- (i) Five citizen members shall constitute a quorum to conduct the affairs of the council. (Reference: RCW 28B.80.090.)
- (ii) The chairman may vote on all matters coming before the council. In the case of a tie, the matter shall be referred to committee for further consideration.
- (iii) A roll call of all council members shall be taken on all substantive matters dealing with postsecondary education policy. However, the nine citizen members of the council alone shall have the right to decide by five affirmative votes all matters coming before the council. (Reference: RCW 28B.80.050.)
- (iv) All council members shall have the right to move and second motions.
  - (v) There shall be no proxy voting.
- (((11)))(b) Voting procedures for the council on all matters set forth in WAC 250-10-((025)) 026 shall be as follows:
- ((<del>(a)</del>)) (i) All sixteen members shall have the right to vote. ((<del>(b)</del>)) (ii) Nine members, at least five of whom shall be citizen members, shall constitute a quorum to conduct the business of the council concerning matters set forth in WAC 250-10-((025)) 026.
- (((c))) (iii) The chairman shall have the right to vote on all matters coming before the council. In the case of a tie, the matter shall be referred to committee for further consideration.
- (((d))) (iv) A roll call vote will be taken on all substantive matters.
- (((e))) (v) Decisions will be made by a majority vote of all council members present.
  - (((f))) (vi) There shall be no proxy voting.
- $((\frac{12}{12}))$  (11) Minutes. The minutes of the previous meeting shall be distributed to all council members 10 days prior to the next council meeting
- (((13))) (12) Public Attendance. All regular and special meetings shall be open to the public. All executive sessions shall be closed to the
- (((14))) (13) Press Releases. All press releases and information concerning council activities shall be released from the council office.
  - (((15))) (14) Public Participation.
- (a) Any person(s) or organization wishing to make a formal presentation at a regularly scheduled meeting of the ((Council for Postsecondary Education)) council shall notify the executive coordinator in writing at least 48 hours prior to the time of the meeting.

- (i) Such notification shall contain the person's or organization's name, address, and the topic to be presented to the council.
- (ii) Permission to appear before the council shall be granted by ((the executive committee under written authorization of)) the executive coordinator in consultation with the chairman.
- (iii) Such permission shall include the date and time of the council meeting and time set for the formal presentation.
- (((16))) (15) The chairman of the ((Council for Postsecondary Education)) council may, at his or her discretion, recognize anyone in the audience who indicates in writing at the time of the meeting ((that he wishes)) a desire to speak at a formal meeting of the council, provided that such remarks by one person shall be limited to five minutes.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 7-75, filed 8/26/75)

#### WAC 250-10-080 COMMITTEES. (1) Representation.

- (a) All committees appointed shall reflect a geographical representation as well as citizen and educational representation.
- (b) The chairman of each standing committee shall be a citizen member of the council.
  - (2) Executive Committee.
- (a) There shall be an executive committee which shall consist of the chairman, vice-chairman, and executive coordinator.
- (b) The executive committee is authorized to deal with personnel, award of personal service contracts in excess of \$5,000, and house-keeping matters, subject to approval at the next council meeting. Official minutes of executive committee meetings will be signed by each member of the executive committee present and filed in the council office, and shall be available for review of any council member.
  - (3) Standing Committees.
- (a) The standing committees of the council shall be: (1) ((administration &)) finance and (2) ((program planning)) academic affairs. The council chairman shall appoint the chairman and other members of each committee subject to confirmation by the council. The chairman and vicechairman shall be ex-officio voting members of each standing committee.
  - (b) Committee voting procedures ((only)):
- (i) All regularly appointed members of a particular committee shall have the right to vote. Other members in attendance may enter into discussion, but shall have no vote.
  - (ii) There shall be no proxy voting.
- (c) Notice of committee meetings shall be given to all council members.
- (d) All questions decided by the committee shall be by majority of the committee members present.
- (4) <u>Council</u> Advisory Committees. ((Advisory)) <u>Council advisory</u> committees shall be established as deemed necessary to the functioning of the council. ((Advisory)) <u>Council advisory</u> committees shall be limited in their jurisdiction to the purposes determined by the council. Procedures established with regard to <u>council</u> advisory committee meetings and duties are subject to approval by the council.
- (5) Committee of the Whole. The chairman may, from time to time, direct that items of major importance be discussed in committee of the whole. Meetings of the committee of the whole will be chaired by the chairman, or in the absence of the chairman, the vicechairman, or by citizen member designated by the chairman. When meeting as a committee of the whole, all council members shall have the right to vote. There shall be no proxy voting, however.
  - (6) Committee Reports.
- (a) Committee reports and recommendations shall be submitted to the council in writing except when committees are meeting in conjunction with the council.
- (b) Minority reports may be submitted by regular members of the committee if signed by said member(s).
  - (7) Committee Compensation.
- (a) Council members attending committee meetings shall be reimbursed on the same basis as for attendance at regularly called council meetings.
- (b) Compensation to persons other than council members for expenses incurred for attendance at officially called committee meetings shall be reimbursed on an actual expense basis and in accordance with regulations governing employee travel.

#### AMENDATORY SECTION (Amending Order 7-75, filed 8/26/75)

- WAC 250-10-090 FINANCES. (1) Council Funds. All council funds shall be expended subject to the approval of the chairman. All matters related to payment of compensation and other expenses of the council shall be subject to the State Budget and Accounting Act. (Reference: RCW 28B.80.080, Para. 5.)
- (2) Budget Approval. The executive coordinator shall prepare the budget which shall be reviewed by the executive committee and approved by the council.
- (3) Allotment Approval. The agency allotments and reallotments shall be prepared and submitted by the executive coordinator and ((approved by the executive committee prior to submission to the governor)) subsequently reviewed with the executive committee.
- (4) Compensation. Members of the council will receive per diem in lieu of compensation, and travel expenditures in accordance with standard rates for part-time boards, councils, and commissions as certified by the state budget director. (Reference: RCW 28B.80.110.)
- (5) Other Funds. The council, in addition to any funds appropriated or allocated from the state legislature to carry out its purpose, may accept federal funds made available to the state for postsecondary education research or otherwise, under the terms of any act or acts of congress, or any private gifts or grants, such as federal funds or private funds to be expended in accordance with conditions contingent in such grant. (Reference: RCW 28B.80.120.)

#### AMENDATORY SECTION (Amending Order 7-75, filed 8/26/75)

- WAC 250-10-120 REPORTS. (1) Reports will be made to the governor and the legislature not later than 30 days prior to each legislative session and at other times deemed appropriate by the council.
- (2) All official ((requests for)) reports or information concerning council activities or business will be issued by the ((council office)) executive coordinator, unless otherwise delegated.

#### AMENDATORY SECTION (Amending Order 7-75, filed 8-26-75)

WAC 250-10-150 AMENDMENTS. These bylaws may be amended at any regular or special meeting by a two-thirds vote of citizen members of the council, after appropriate rulemaking notification has been provided.

#### REPEALER

- The following section of the Washington Administrative Code is repealed:
  - (1) WAC 250-10-025 ADMINISTERING PROGRAMS.

### WSR 79-07-123 PROPOSED RULES DEPARTMENT OF FISHERIES

[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 75.08.080, that the Washington State Department of Fisheries, intends to adopt, amend, or repeal rules concerning personal use fishing regulations;

that such agency will at 10:00 a.m., Tuesday, August 7, 1979, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Thursday, August 9, 1979, in the Small Conference Room, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 7, 1979, and/or orally at 10:00

a.m., Tuesday, August 7, 1979, Large Conference Room, General Administration Building, Olympia, Washington.

> Dated: July 3, 1979 By: Gordon Sandison Director

Chapter 220-55 WAC Personal Use Licenses

#### **NEW SECTION**

WAC 220-55-010 RAZOR CLAM LICENSE. A personal-use razor clamming license, hereinafter designated "razor clam license", shall consist of a plastic card printed by the Department of Fisheries which has been completed with the required information and firmly affixed to a validating overlay sheet provided by the department. The razor clam license shall be provided with an opening for attachment or display on outer clothing and shall be color-coded to designate resident, non-resident, or juvenile-senior citizen.

#### **NEW SECTION**

WAC 220-55-015 VALID LICENSE REQUIRED. It shall be unlawful for any person to take or possess razor clams without having in his possession a valid razor clam license. A license shall be invalid:

- (a) unless the license information is complete;
- (b) unless the licensee or designee as provided in WAC 220-55-025 has signed his name on the license;
- (c) unless the validation overlay is firmly affixed to the license card;
- (d) if the signature or the date on the license is illegible or altered, or if the license has been mutilated. Note: A lost or mutilated license will not be replaced by the department free of charge.

#### **NEW SECTION**

WAC 220-55-020 INFORMATION REQUIRED. Each person obtaining a razor clam license shall furnish to the issuing dealer information required to complete the license card, including but not limited to, name, sex, date of birth, and place of residence.

#### **NEW SECTION**

WAC 220-55-025 SIGNATURE REQUIRED. Each and every person obtaining a razor clam license under chapter 220-55 WAC Chapter must be present in order to sign the license card before the validating overlay is fixed in place. A license issued to a juvenile unable to sign his name must be signed by a parent or guardian.

#### **NEW SECTION**

WAC 220-55-030 RAZOR CLAM LICENSE DISTRIBUTION AGENT. A razor clam license distribution agent shall be defined as any person, business, corporation, or governmental agency authorized by the director to distribute razor clam licenses to license dealers.

#### **NEW SECTION**

WAC 220-55-035 RAZOR CLAM LICENSE DEALER. A razor clam license dealer is defined as any person, business, corporation, or governmental agency authorized by the director to issue razor clam licenses.

#### **NEW SECTION**

WAC 220-55-040 PRE-PAID LICENSE ISSUING PROCE-DURES. Razor clam licenses will be distributed by the department or designated distribution agents to razor clam license dealers. The licenses will be sold to razor clam license dealers on a pre-paid basis in multiples of 25.

#### **NEW SECTION**

WAC 220-55-045 BOND REQUIREMENTS. Persons requesting deputization as a bonded dealer must post a minimum \$2,000.00

surety bond on a bond form provided by the department. The total face value of razor clam licenses issued to bonded dealers at any one time shall not exceed that dealer's bond. Dealers who pre-pay licenses are not required to be bonded.

#### **NEW SECTION**

WAC 220-55-050 LICENSE SALES REPORTING AND FEE REMITTANCES. Bonded dealers shall report license sales on forms provided by the department and remit receipts from those sales to the department no later than the tenth day of each month following the close of business for the previous calendar month.

#### **NEW SECTION**

WAC 220-55-055 FREE LICENSE ISSUING PROCEDURE. A free razor clam license shall be issued by the license supervisor or a dealer designated by the Department of Fisheries, to any qualified applicant, upon receipt of the applicant's affidavit on a form provided by the department and payment of the dealer fee. If a license is lost or becomes illegible, a new license must be obtained.

#### **NEW SECTION**

WAC 220-55-060 LICENSE REDEMPTION. Non-validated licenses may be redeemed at face value by license dealers upon return to the License Division of the Department of Fisheries, Olympia, Washington, not later than July 31 of the year of expiration.

#### **NEW SECTION**

WAC 220-55-065 EXPIRATION. The expiration date of each resident or non-resident license shall be June 30th next following the date of issuance. In case of a free license, the license shall not expire, except a license issued to a person under 16 years of age shall expire on that person's 16th birthday.

### WSR 79-07-124 PROPOSED RULES DEPARTMENT OF FISHERIES

[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 75.08.080, that the Washington State Department of Fisheries, intends to adopt, amend, or repeal rules concerning gear reduction program; surplus egg sales; commercial fishing regulations;

that such agency will at 7:30 p.m., Thursday, August 9, 1979, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Thursday, August 16, 1979, in the Small Conference Room, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 9, 1979, and/or orally at 7:30 p.m., Thursday, August 9, 1979, Large Conference Room, General Administration Building, Olympia, Washington.

Dated: July 3, 1979 By: Gordon Sandison Director

#### AMENDATORY SECTION (Amending Order 77-14, filed 4/15/77)

WAC 220-20-010 GENERAL PROVISIONS—LAWFUL AND UNLAWFUL ACTS—SALMON, OTHER FOOD FISH AND SHELLFISH. (1) It shall be unlawful to take, fish for, possess or transport for any purpose food fish, shellfish or parts thereof, in or from any of the waters or land over which the state of Washington in or jurisdiction, or from the waters of the Pacific Ocean, except at the times, places and in the manners and for the species, quantities, sizes or sexes provided for in the regulations of the Department of Fisheries.

- (2) It shall be unlawful for any person, corporation, business, or company to have in possession or under control or custody any salmon or other food fish or shellfish within the land or water boundaries of the state of Washington, except in those areas which are open to commercial fishing or wherein the possession, control or custody of salmon or other food fish or shellfish for commercial purposes is made lawful under a statute of the state of Washington or the rules and regulations of the Director of Fisheries, unless otherwise provided.
- (3) It shall be lawful to take, fish for, possess, process and otherwise deal in food fish and fish offal or scrap for any purpose, provided; that it shall be unlawful to use any of the following listed species for purposes other than human consumption or fishing bait:

Pacific halibut (Hippoglossus stenolepis)
Pacific herring (Clupea harengus pallasi)

(except when lawfully taken from Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, and 21B as prescribed in WAC 220-49-020)

Salmon

Chinook ((or King))
Coho
Chum ((or Dog))
Pink ((or Humpback))
((Coho or Silver)) Sockeye
Masu

(Oncorhynchus kisutch)
(Oncorhynchus keta)
(Oncorhynchus gorbuscha)
(Oncorhynchus nerka)
(Oncorhynchus masu)

- (4) It shall be unlawful for any person to take, fish for or possess food fish or shellfish smaller than the lawful commercial sizes while aboard any craft engaged in commercial fishing or having commercially caught fish aboard.
- (5) It shall be unlawful for the owner or operator of any commercial food fish or shellfish gear to leave such gear unattended in waters of the state or offshore waters unless said gear is marked with a buoy to which shall be affixed in a visible and legible manner the Department of Fisheries approved and registered buoy brand provided that;
- (a) Buoys affixed to unattended gear must be visible on the surface of the water except during strong tidal flow or extreme weather conditions.
- (b) Effective January 1, 1975, when two or more shellfish pots are attached to a common ground line the number of pots so attached must be clearly labeled on the required buoy.
- (c) It shall be unlawfu! at any time to leave a gill net unattended in the commercial salmon fishery.
- (6) It shall be unlawful to place any commercial food fish or shell-fish gear in any waters closed to commercial fishing, provided; that this provision shall not apply to reef nets or brush weirs or to gear being tested under supervision of the Department of Fisheries, provided further that it shall be unlawful to take, fish for or possess food fish with any type of commercial fishing gear in the waters of Carr Inlet north of north latitude 47° 20' from August 15 through November 30 except as provided in chapter 220–47 WAC.
- (7) It shall be unlawful for the owner or operator of any fishing gear to refuse to submit such gear to inspection in any manner specified by authorized representatives of the Department of Fisheries.
- (8) It shall be unlawful for any person taking or possessing food fish or shellfish taken from any of the waters or beaches of the state of Washington or the Pacific Ocean for any purpose to fail to submit such food fish or shellfish for inspection by authorized representatives of the Department of Fisheries.
- (9) It shall be unlawful for any person licensed under the Fisheries Code of Washington to fail to make any report or return required of him by the Department of Fisheries relative to the taking, selling, possessing, transporting, processing, freezing and storing of food fish or shellfish whether taken within the jurisdiction of the state of Washington or beyond or on Indian reservations or usual and accustomed Indian fishing grounds.
- (10) It shall be unlawful to take, fish for or possess or to injure, kill or molest fish in any fishway, fish ladder, fish screen, holding pond,

- rearing pond, or other fish protective device, or to interfere in any manner with the proper operation of such fish protective devices.
- (11) It shall be unlawful to club, gaff, shoot, snag, snare, dip net, harass, spear, stone or otherwise molest, injure, kill or destroy any food fish or shellfish or parts thereof, or for any person to attempt to commit such acts, or to have any fish, shellfish or parts thereof so taken in possession, provided; that it shall be lawful to use a dip net, gaff or club in the landing of food fish taken by personal-use angling.
- (12) It shall be unlawful to take or possess for any purpose any food fish or shellfish smaller than the lawful minimum size limits. Any such fish either snagged, hooked, netted or gilled must be immediately returned to the water with the least possible injury to the fish or shellfish and it shall be unlawful to allow undersize salmon entangled in commercial nets to pass through a power block or onto a power reel or drum.
- (13) It shall be unlawful to possess aboard any vessel engaged in commercial fishing or having commercially caught fish aboard any salmon or other food fish or shellfish in such condition that it species, length, weight or sex cannot be determined if a species, length, weight, or size limit is prescribed for said species.
- (14) It shall be unlawful in any area to use, operate or carry aboard a commercial fishing vessel a licensed net or combination of such nets, whether fished singly or separately, in excess of the maximum lawful size or length prescribed for a single net in that area, except as otherwise provided for in the rules and regulations of the Department of Fisheries.
- (15) It shall be unlawful for any permit holder to fail to comply with all provisions of any special permit or letter of approval issued to him under the authority of the Director of Fisheries, or to perform any act not specifically authorized in said document or in the regulations of the Director of Fisheries.
- (16) It shall be unlawful to use, place or cause to be placed in the waters or on the beaches or tidelands of the state any substance or chemical used for control of predators or pests affecting food fish or shellfish or other aquatic marine organisms, without first having obtained a special permit to do so from the Director of Fisheries.
- (17) It shall be lawful to test commercial net fishing gear, excluding gill nets. as follows:
- (a) Bellingham Bay inside of a line from Governor's Point to the north tip of Eliza Island to Point Francis in waters 10 fathoms and deeper.
- (b) Central Puget Sound between lines from Meadow Point to Point Monroe and Skipp Point to West Point in waters 50 fathoms and deeper.
- (c) East Pass between lines from Point Robinson true east to the mainland and from Dash Point to Point Piner in waters 50 fathoms and deeper.
- (d) All tows or sets are limited to one hour exclusive of setting and retrieving time.
- (e) All testing is to be accomplished between 8:00 AM and 4:00 PM.
  - (f) Codends of trawl nets must be left open.
- (g) Any and all incidentally caught fish must be returned to the waters, and no fish are to be brought aboard the vessel at any time during a gear test operation.
- (h) It shall be unlawful for any person conducting such gear testing operations to fail to notify the Fisheries Patrol office in Olympia prior to testing.

#### AMENDATORY SECTION (Amending Order 78-20, filed 4/27/78)

- WAC 220-20-015 LAWFUL AND UNLAWFUL ACTS—SALMON. (1) It shall be unlawful to take, fish for or possess salmon taken for commercial purposes within a distance of three miles from any river or stream flowing into Puget Sound, unless otherwise provided.
- (2) It shall be unlawful to operate in any river, stream or channel any gill net gear longer than three-fourths the width of the stream; this provision shall supersede all other regulations in conflict with it.
- (3) It shall be unlawful to operate any snag net without permit from the Department of Fisheries.
- (4) ((It shall be unlawful to take, fish for, possess or offer for sale any species of spawning salmon.
- (5))) It shall be unlawful to take, fish for or possess for commercial purposes chinook salmon less than 28 inches in length and coho salmon less than 16 inches in length except as follows:
- (a) In the Puget Sound commercial salmon net fishery the minimum size limit for coho salmon shall be 16 inches in length; provided there

shall be no minimum size limit on salmon taken with gill net gear. The minimum size limit for chinook caught with purse seine and reef net is 28 inches

- (b) In the Grays Harbor and Willapa Harbor gill net fisheries there shall be no minimum size limit for chinook and coho salmon.
- (c) In the Columbia River commercial salmon gill net fishery, there shall be no minimum size limit on salmon.
- (d) In the Pacific Ocean commercial salmon troll fishery frozen chinook salmon, dressed heads off shall be 21 1/2 inches minimum and frozen coho salmon dressed heads off shall be 12 inches minimum, measured from the midpoint of the clavicle arch to the fork of the tail.

(e) In the Puget Sound commercial salmon gill net fishery there shall be no minimum size limit on salmon taken from U.S. Convention waters during the time IPSFC has control of those waters.

(((6))) (5) It shall be unlawful to set, maintain, own or operate any reef net gear at any location which places the stern ends of either or both reef net boats of said gear less than a distance of 800 feet in front of or behind the head buoys of any row or reef net gear, within the boundaries of the Lummi Island Reef Net Fisheries Area, as described in RCW 75.12.140.

(((77))) (6) It shall be lawful to possess salmon for any purpose which were lawfully obtained from state and federal government fish hatcheries and facilities. Subsections (3) and (12) of WAC 220-20-010 and subsection((s)) (5) ((and (6))) of WAC 220-20-015 shall not apply to salmon possessed pursuant to this subsection.

(((0))) (7) It shall be unlawful to take or fish for food fish from a commercial salmon trolling vessel with gear other than lawful troll line gear while said vessel is engaged in commercial fishing or has commercially caught fish aboard.

(((9))) (8) It shall be unlawful to angle for salmon for personal use from any vessel that is engaged in commercial salmon trolling or has commercially caught salmon aboard.

#### AMENDATORY SECTION (Amending Order 78-66, filed 8/25/78)

WAC 220-74-020 PRIORITIES. (1) It is the duty of the department to assure that egg requirements for state hatcheries and natural spawning escapements are satisfied. Once these requirements have been met, eggs surplus to these requirements will be provided ((first)) to voluntary cooperative salmon culture programs under the supervision of the department, ((then)) to qualified transferees((;)) and((finally, for sale under chapter 220-74 WAC)) to qualified exchanges. Once these requirements are satisfied, the eggs may be made available for sale under chapter 220-74 WAC.

Qualified transferees are governmental hatcheries in Washington and Oregon or hatcheries of federally approved tribes in Washington to whom eggs are moved, not sold, under the Interlocal Cooperation Act, chapter 39.34 RCW, for release or experiments designed to benefit the citizens of the state and private or other governmental laboratories to whom eggs are moved, not sold, for experiments designed to benefit the citizens of the state. Qualified exchangees are governmental entities who are provided eggs by the department and from whom the department obtains eggs on a mutually agreeable basis and for the benefit of the citizens of the state.

(2) To encourage the use of surplus live salmon eggs available for sale for the optimum benefit of the citizens of the state, the following priorities will be followed, within practical limitations, in distributing surplus live salmon eggs resulting from returns to artificial production facilities:

(((2))) (b) Sales to private Oregon sea ranchers where fish are to be released for migration from Oregon sites to the Pacific Ocean and thus subject to the public capture fisheries of the state of Washington.

(((3))) (c) Sales to the hatcheries located in California and Alaska where the fish are to be released at sites located in those states for migration to the Pacific Ocean for harvest by public capture fisheries and thus subjected to public capture by fishermen of the state of Washington.

(((4))) (d) Sales to other state, federal and private aquaculture programs which ((do not)) neither qualify as qualified transferees or exchangees nor meet the requirements of the first three priorities.

(((5) Foreign sales.)) (e) Sales to foreign governmental entities which are not qualified transferees or exchangees and to other foreign entities (corporations).

#### **NEW SECTION**

WAC 220-74-022 CERTAIN SALES DISALLOWED. (1) Sales of surplus eggs as described in WAC 220-74-020 shall not be allowed where the person or corporation seeking to buy said eggs has not paid all fees and taxes due and owing to the state of Washington, department of fisheries, including but not limited to, license fees and privilege and tax fees due and owing as provided in chapter 75.32 RCW.

(2) Notwithstanding the provisions of chapter 220-74 WAC, the department reserves the right to refuse to sell surplus salmon eggs to any purchaser for good cause.

#### AMENDATORY SECTION (Amending Order 79-13, filed 2/22/79)

WAC 220-95-015 SURVEY-VESSEL-GEAR-LICENSE-PERMIT. (1) Each vessel and appurtenant equipment and gear other than gill nets for which an Application for Survey of Commercial Salmon Fishing Vessel is properly received shall be independently surveyed by two qualified marine surveyors ((appointed)) chosen by the applicant from a list of surveyors supplied by the department to determine the current fair market value. The owner of each vessel and the program manager, or ((his)) their representatives, shall be in attendance during each survey. The results of the surveys shall be ((confidential and shall at all times remain the property of the department: except that vessel surveys may be viewed by the vessel owner at the time the computed price is communicated to the applicant in writing but no copies of such surveys shall be made)) provided to both the owner and the program manager and shall remain confidential prior to the sale of the vessel to the program. The cost of such surveys shall be borne by the vessel owner but will be reimbursed as part of the vessel purchase should the owner sell the vessel to the program.

(2) The owner of each qualified vessel utilizing gill net gear may offer to sell no more than two gill nets together with the vessel provided that such nets shall each be suitable for use in a fishery for a different species of salmon, shall be no less than 100, nor more than 300, fathoms in length, and shall be suitable for immediate use in a gill net fishery. The owner of each gill net offered for sale shall complete and submit to the program((1s)) manager a notarized description of each

net on a form supplied by the department.

(3) If the difference between the values received by the program((1s)) manager from the two surveyors is more than 20% of the lesser of the two surveyed values, the vessel and appurtenant equipment and gear other than ((sill nets)) fishing gear not included in the previous surveys shall be promptly surveyed by a third qualified marine surveyor appointed by the department, from the same list of surveyors supplied by the department to the owner for the previous two surveys, to determine current fair market value. The owner of each vessel and the program manager, or ((his)) their representatives, shall be in attendance during such third survey. The results of the third survey shall be ((confidential and shall at all times remain the property of the department; except that such third survey may be viewed by the vessel owner at the time the recomputed price is communicated to by the applicant in writing but no copies of such surveys shall be made)) provided to both the owner and the program manager and shall remain confidential prior to the sale of the vessel to the program.

(4) Each license or delivery permit shall be valued by the department at fair market value following consultation with Advisory Board

established pursuant to RCW 75.28.530.

#### AMENDATORY SECTION (Amending Order 76-26, filed 4/20/76)

WAC 220-95-020 OFFER TO SELL. (1) After completion of all required surveys and documents, the manager shall compute the average of the two surveys, or the average of the two surveys which are closest in amount to each other if three surveys have been performed, plus the price of any ((gill nets)) fishing gear, if any, not included in the vessel surveys plus the price of the licenses and delivery permits. The manager may communicate this computed price in writing to the applicant and may inform the applicant that the department will accept an offer to sell the vessel, equipment, gear, nets, licenses, and permits at the computed price.

(2) The department, through the program(('s)) manager, shall not accept any offer to sell at a price other than the computed price and shall not accept any offer to sell at the computed price which is made later than 10 days after the date on which the computed price is com-

municated in writing to the applicant.

#### AMENDATORY SECTION (Amending Order 76-26, filed 4/20/76)

WAC 220-95-030 OFFER TO SELL—FORMS. All offers to sell((, whether for the computed price or for the recomputed price,)) shall be made on forms supplied by the department and subject to the terms and conditions in said forms.

#### AMENDATORY SECTION (Amending Order 76-45, filed 6/10/76)

WAC 220-95-050 USE OF BUY-BACK VESSELS. (1) Vessels sold by the department shall not be used in waters within the state of Washington or concurrent waters of the Columbia river as a fishing vessel or a fish delivery vessel other than as a vessel used for angling or other personal use.

(2) No subsequent sale, charter, rental, transfer, etc., shall operate to obviate the prohibition contained in ((paragraph)) subsection (1) of

this section.

(3) The prohibition against any subsequent utilization of the vessels within the state of Washington or concurrent waters of the Columbia river as fishing vessels or fish delivery vessels other than for angling or other personal use applies to all persons whether Washington residents of other jurisdictions, and whether treaty Indians, nontreaty Indians or non-Indians.

#### REPEALER (Amending Order 76-45, filed 6/10/76)

The following sections of the Washington Administrative Code are repealed:

(1) WAC 220-95-025 SURVEY (OWNER'S EXPENSE)— RECOMPUTED OFFER TO SELL.

(2) WAC 220-95-035 ADVISORY BOARD.

### WSR 79-07-125 PROPOSED RULES DEPARTMENT OF LICENSING (Securities Division)

(Securities Division)
[Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 21.20.450, that the Department of Licensing, Securities Division, intends to adopt, amend, or repeal rules concerning the regulation of securities, including the following:

General rules, WAC 460-16A-156 and 460-16A-170; Real estate programs, WAC 460-32A-300, 460-32A-305 and 460-32A-310; Investment companies, WAC 460-40A-030; Exempt securities and exempt transactions, WAC 460-42A-080; Restricted real estate securities, chapter 460-48A WAC; Financial statements and reports, WAC 460-60A-010, 460-60A-015 and 460-60A-020. (Copies of the proposed rules are shown below, however, changes may be made at the public hearing.);

that such agency will at 10 a.m., Tuesday, August 14, 1979, in the 4th Floor Conference Room A, Highways-Licenses Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10 a.m., Tuesday, August 14, 1979, in the 4th Floor Conference Room A, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is this new rule, WAC 460-16A-156 is promulgated pursuant to RCW 21.20.250 and is intended to administratively implement that statute. This new rule, WAC 460-42A-080, is promulgated pursuant to section 20(8), chapter 68, Laws of 1979, 1st ex. sess. (an amendment

to RCW 21.20.310(8)) and is intended to administratively implement that statute. These amendments to WAC 460-60A-010, 460-60A-015 and 460-60A-020 are promulgated pursuant to RCW 21.20.210(14) and are intended to administratively implement that statute. These amendments to WAC 460-16A-170 and 460-32A-300 are promulgated pursuant to RCW 21.20.450 which directs that the Director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. The repeal of WAC 460-32A-305, 460-32A-310, 460-40A-030, 460-48A-020, 460-48A-030, 460-48A-040 and 460-48A-050 are each, respectively, promulgated pursuant to RCW 21.20.450, which directs that the Director of the Department of Licensing has authority to implement the provisions of chapter 21-.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 10, 1979, and/or orally at 10 a.m., Tuesday, August 14, 1979, 4th Floor Conference Room A, Highways-Licenses Building, Olympia, Washington.

Dated: July 3, 1979 By: Jeffrey O. C. Lane Assistant Attorney General

#### **NEW SECTION**

WAC 460-16A-156 SOURCE OF IMPOUND DEPOSITS. All funds deposited into the impound account shall be derived solely from the sale of the securities for which the impound condition has been imposed.

#### AMENDATORY SECTION (Amending Order 304, filed 2-38-75)

WAC 460-16A-170 RELEASE OF IMPOUNDS. The Administrator will authorize the depositary to release the impounds to the issuer when the full amount of impounds specified in the impound condition has been deposited with the depositary, and any other conditions to such release have been satisfied, unless there have been changes in the plan of operation or in other circumstances that would render that amount of impounds inadequate to finance the proposed plan of operations. In unusual cases a partial release or modification of impounds may be approved based upon the individual circumstances. An application for an order of the Administrator authorizing the release of impounds to the issuer shall contain the following:

(1) A statement of the issuer that all required proceeds from the sale of securities have been placed with the depositary in accordance with the terms and conditions of the impound condition and that there have been no material adverse changes in the financial condition of the issuer and any changes in the plan of operation or in other circumstances that would render the amount of the impounds inadequate to finance the proposed plan of operation.

(2) A statement of the depositary signed by an appropriate officer setting forth the aggregate amount of impounds placed with the depositary, a list of all subscribers to the offering whose funds have been deposited in the account together with the amount of each such deposit.

(3) Such other information as the Administrator may require in a particular case.

#### AMENDATORY SECTION (Amending Order 304, filed 2-28-75)

WAC 460-32A-300 ((PROMOTERS' INTERESTS AND COMPENSATION)) OIL AND GAS PROGRAMS. (((1) The total amount of compensation of all kinds to promoters of oil and gas syndicates should be reasonable in the light of the nature of the exploration and development proposed and the identity of the investors. "Promoters" include all persons directly or indirectly instrumental in organizing a syndicate and exploring and developing the property. A promotional interest includes any interest in mineral ownership which

does not participate fully in the costs of drilling, completion, equipment and production, but does not include a landowner's royalty or an overriding royalty or other interests paid to persons unconnected with the syndicate as consideration for the acquisition of properties for the syndicate:

- (2) A promotional interest in the form of a subordinated percentage of the working interest or a subordinated net profit royalty interest which does not exceed 33 1/3 percent of the working interest (exclusive of landowners' royalties) is presumptively reasonable. A subordinated interest should provide for the return from production to the investors of 100 percent of their invested capital with respect to either the entire venture or an appropriate segment thereof, before the holder of any subordinated working interest or subordinated net profit royalty interest may receive a percentage share of production. A reasonable overriding royalty or net profit interest which entitles the promoter to an immediate share of production may be paid to the promoters only in those instances where no other compensation (except those provided in Subsection (3) and (4)) has been or will be paid to promoters. An overriding royalty or net profit interest which does not exceed three thirty-seconds of the syndicate's share of production is presumptively
- (3) Commissions and management fees, in the aggregate, whether payable to promoters or to others, should not exceed 10 percent of the invested capital.
- (4) Promoters may be reimbursed out of the proceeds of the sale of the interests for actual and necessary expenses paid by promoters for the purpose of exploration and development, including the acquisition.
- (5) Except for expenses under Subsection (3) and reimbursement of expenses under Subsection (4) of this Section, promoters should not receive any cash compensation or return out of the money invested by the cash investors:)) The offer or sale of interests in a limited partnership or other venture which will engage in an oil or gas program shall comply with the provisions of the North American Securities Administrators Association guidelines for the registration of oil and gas programs, adopted September 22, 1976, as amended October 12, 1977.

#### REPEALER

The following sections of the Washington Administrative Code are each repealed:

- (1) WAC 460-32A-305 RECORDS AND PAYMENT OF PROCEEDS.
- (2) WAC 460-32A-310 OIL AND GAS INTERESTS OTHER THAN WORKING INTERESTS.

#### REPEALER

The following section of the Washington Administrative Code is hereby repealed:

(1) WAC 460-40A-030 MANAGEMENT FEE

#### **NEW SECTION**

- WAC 460-42A-080 BLUE CHIP EXEMPTION. (1) Any security that meets all of the following conditions is exempted under RCW 21.20.310(8):
- (a) If the issuer is not organized under the laws of the United States or a state, it has appointed a duly authorized agent in the United States for service of process and has set forth the name and address of such agent in its prospectus;
- (b) A class of the issuer's securities is required to be and is registered under section 12 of the Securities Exchange Act of 1934, and has been so registered for the three years immediately preceding the offering date;
- (c) Neither the issuer nor a significant subsidiary has had a material default during the lesser of the last seven years or the issuer's existence in the payment of (i) principal, interest, dividend, or sinking fund installment on preferred stock or indebtedness for borrowed money, or (ii) rentals under leases with terms of three years or more. A "material default" is a failure to pay, the effect of which is to cause indebtedness to become due prior to its stated maturity or to cause termination or reentry under a lease prior to its stated expiration, if the indebtedness or the rental obligation for the unexpired term exceeds five percent of the issuer's (and its consolidated subsidiaries) total assets, or if the arrearage in required dividend payments on preferred stock is not cured within thirty days;

- (d) The issuer has had annual consolidated net income (before extraordinary items and the cumulative effect of accounting changes) as follows: (i) At least one million dollars in four of its last five fiscal years including its last fiscal year, and (ii) if the offering is of interest bearing securities, at least one and one-half times its annual interest expense, calculating net income before deduction for income taxes and depreciation and giving effect to the proposed offering and the intended use of the proceeds, for its last fiscal year. "Last fiscal year" means the most recent year for which audited financial statements are available, provided that such statements cover a fiscal period ended not more than fifteen months from the commencement of the offering.
- (e) If the offering is of stock or shares (other than preferred stock or shares), and except as otherwise required by law, the securities have voting rights at least equal to the securities of each of the issuer's outstanding classes of stock or shares (other than preferred stock or shares), with respect to (i) the number of votes per share, and (ii) the right to vote on the same general corporate decisions;
- (f) If the offering is of stock or shares (other than preferred stock or shares), the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least twelve hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of the stock or shares, the issuer or a broker-dealer may rely in good faith upon written information furnished by record owners;
- (g) Provided that, if the securities to be issued are listed, or approved for listing upon notice of issuance, on the New York Stock Exchange, Inc. or the American Stock Exchange, Inc., and the current original listing standards of that exchange are satisfied as of the end of the issuer's most recent fiscal year, the conditions of (c) of this subsection need be met for only five years and the annual net earnings requirement of (d)(i) of this subsection shall be two hundred fifty thousand dollars;
- (h) And provided further that, if the issuer of the securities is a finance company with liquid assets of at least one hundred five percent of its liabilities (other than deferred income taxes, deferred investment tax credits, capital stock and surplus) at the end of each of its last five fiscal years, the net income requirement of (d)(ii) of this subsection, but before deduction for interest expense, shall be one and one-fourth times its annual interest expense. "Finance company" means a company engaged primarily in the business of wholesale, retail, installment, mortgage, commercial, industrial or consumer financing, banking or factoring. "Liquid assets" means cash receivables payable on demand or not more than twelve months following the close of the company's last fiscal year, and readily marketable securities, in each case less applicable reserves and unearned income.
- (2) For the purposes of nonissuer transactions only, any security listed or approved for listing upon notice of issuance on the New York stock exchange, the American stock exchange, the Midwest stock exchange, the Spokane stock exchange or any other stock exchange registered with the federal securities and exchange commission and approved by the director; any other security of the same issuer which is of senior or substantially equal rank; any security called for by subscription rights or warrants so listed or approved; or any warrant or right to purchase or subscribe to any of the foregoing, is exempted under RCW 21.20.310(8).

#### REPEALER

The following sections of the Washington Administrative Code are each repealed:

- (1) WAC 460-48A-020 FILING OF RESTRICTED REAL ES-TATE SECURITIES APPLICATION.
- (2) WAC 460-48A-030 FILING OF COMPLETION REPORT. (3) WAC 460-48A-040 RESTRICTED REAL ESTATE SALESMEN.
- (4) WAC 460-48A-050 EXAMINATIONS FOR RESTRICT-ED REAL ESTATE SECURITIES.

AMENDATORY SECTION (Amending order 304, filed 2-28-75)

WAC 460-60A-010 FINANCIAL STATEMENTS. (1) All financial statements required to be filed under these regulations shall be prepared in ((the)) form and ((shall have the contents specified by Regulation S-X of the Securities and Exchange Commission)) content in accordance with generally accepted accounting principles. ((Revisions to Regulation S-X shall be effective for filing with the Securities Division at such times as they are effective for filing with the Securities and Exchange Commission:))

(2) The administrator may for good cause shown waive the require-

ments of subsection (1) above.

(3) The administrator may require the filing of other statements in addition to, or in substitution for, the statements herein required in any case where such statements are necessary or appropriate for an adequate presentation of the financial condition of any issuer or person whose financial statements are required, or whose statements are otherwise necessary for the protection of investors.

#### AMENDATORY SECTION (Amending order 304, filed 2-28-75)

WAC 460-60A-015 FEDERAL INTERSTATE OFFERINGS BY COORDINATION. Financial statements meeting the requirements of the United States Securities and Exchange Commission and filed with the Washington Securities Division pursuant to the provisions of RCW 21.20.180 will be deemed to have met the financial disclosure requirements of the Division: PROVIDED, That if the aggregate sales price of the offering exceeds \$500,000.00, all financial statements shall be audited and certified by an independent certified public accountant.

#### AMENDATORY SECTION (Amending order 304, filed 2-28-75)

WAC 460-60A-020 INTRASTATE FILINGS AND FEDERAL FILINGS NOT MEETING THE REQUIREMENTS OF COORD-INATION. (1) For offerings ((\$\frac{\$100,000.00}{\$100,000.00}\$) \$\frac{\$500,000.00}{\$00,000.00}\$ or under and filed pursuant to RCW 21.20.210 the requirements of WAC 460-60A-010 shall apply.

(2) For offerings over ((\$160,000.00)) \$500,000.00 and filed pursuant to RCW 21.20.210 the annual financial statements must be audited. For specific requirements not contained in these rules refer to

RCW 21.20.210(14).

#### WSR 79-07-126 PROPOSED RULES STATE GAME COMMISSION [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 42.30 RCW, that the State Game Commission, intends to adopt, amend, or repeal rules concerning north potholes game reserve, WAC 232-16-600;

that such agency will at 9:00 a.m., Monday and Tuesday, August 27-28, 1979, in the Nordic Inn Motel, 1700 South Boone, Aberdeen, WA 98520, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Monday and Tuesday, August 27-28, 1979, in the Nordic Inn Motel, 1700 South Boone, Aberdeen, WA 98520.

The authority under which these rules are proposed is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 27–28, 1979, and/or orally at 9:00 a.m., Monday and Tuesday, August 27–28, 1979, Nordic Inn Motel, 1700 South Boone, Aberdeen, WA 98520.

Dated: July 3, 1979
By: Wallace F. Kramer
Wildlife Enforcement Division Chief

#### **NEW SECTION**

WAC 232-26-600 NORTH POTHOLES GAME RESERVE. Those lands in Grant County within the following described boundary: In T19N, R27 EWM; the N.E. 1/4 of Section 32, and the N.E. 1/4 S.E. 1/4 of Section 32, all of Section 33, except the S.W. 1/4 S.W. 1/4, and all of Section 34.

In T18N, R27 EWM; all of Section 4, except the N.W. 1/4 and the N.W. 1/4 N.E. 1/4, all of Section 3 and 10, and that part of Section 9 east of the fenceline, beginning at the N.W. corner of Section 9, and then following said fenceline southeasterly to the northern section line of Section 16 near the Dike Road. The east Half of the N.E. 1/4 of Section 16. And that part of Section 15 lying north of a line starting from the northeast corner and running southwesterly to the midpoint of the west section line of said section.

# WSR 79-07-127 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.49 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning small grain seed certification standards, amending WAC 16-316-525 and 16-316-550:

that such agency will at 11:00 a.m., Wednesday, August 15, 1979, in the Agriculture Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Friday, August 31, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 15.49 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 15, 1979, and/or orally at 11:00 a.m., Wednesday, August 15, 1979, Agriculture Service Center Conference Room, 2015 South 1st Street, Yakima, WA 98903.

Dated: July 3, 1979
By: Art G. Losey
Assistant Director

AMENDATORY SECTION (Amending Order No. 1622, filed 4/30/79)

WAC 16-316-525 ELIGIBLE VARIETY AND STOCK SEED.

Kind, type Variety

Barley, spring Advance Belford, Blazer, Kimberly, Klages, Kombar (P), Larker, Lud (P), Stepford (P), Steptoe, Vanguard, Woodvale

Barley, winter Boyer, Kamiak

Oat, spring Appaloosa, Cayuse, Corbit, ((Otard))Otana Park, Toral

Rye, winter Puma, Rymin

Wheat, spring
Borah, Fielder, <u>Kitt</u>, Marfed, Peak 72, <u>Prodax (P)</u>, Profit 75
(P), ((<del>Prospur (P),</del>)) Prostar (P), <u>RF-75 (P)</u>, Twin, Urquie, Walladay, <u>Wampum</u>, Wandell, Wared, WS-1 (P), WS-6
(P), WS-25 (P)((<del>Kitt, RF-75 (P), Wampum</del>))

Wheat, winter Barbee, Daws, Faro, Gaines, Hyslop, Jacmar (P), Luke, McCall, McDermid, Moro, Nugaines, Paha, Sprague, Stephens, Wanser, Yamhill((, Jacmar (P), Stephens))

Triticale, spring

(P) means Proprietary

The eligibility of other varieties may be approved by the certifying agency.

Foundation seed is eligible to produce registered seed or certified seed.

Registered seed is eligible to produce certified seed. Certified seed is not eligible for recertification.

### AMENDATORY SECTION (Amending Order No. 1622, filed 4/30/79)

#### WAC 16-316-550 SEED STANDARDS.

| Factor                                  |        | Foun-<br>dation | Regis-<br>tered | Certi-<br>fied                             |
|---|--------|-----------------|-----------------|--|
| Pure seed                               | (Min.) | 99.00%          | 99.00%          | 99.00%                                     |
| Off-types                               | (Max.) | None            | 1 /lb.          | 4/lb.                                      |
| Inert matter                            | (Max.) | 1.00%           | 1.00%           | 1.00%                                      |
| Other crop seed                         | (Max.) | None            | 0.05%           | 0.10%                                      |
| Other small grains Rye and triticale in | (Max.) | None            | 1/lb.           | 2/lb.                                      |
| barley, oat or wheat                    |        | None            | None            | None                                       |
| Vetch                                   |        | None            | None            | None                                       |
| Weed seed                               | (Max.) | None            | 0.05%           | 0.05%                                      |
| Prohibited noxious<br>Objectionable     | (***/  | None            | None            | None                                       |
| ((and gromwell))                        | (Max.) | None            | None            | 1/lb.                                      |
| Wild oat                                | (Мах.) | None            | None            | None,<br>except<br>1/lb.<br>barley,<br>oat |
| Germination when<br>sampled             | (Min.) | 85.00%          | 85.00%          | 85.00%                                     |

## WSR 79-07-128 EMERGENCY RULES DEPARTMENT OF AGRICULTURE [Order 1640—Filed July 3, 1979]

- I, Bob J. Mickelson, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to authorization of payment to veterinarians for official calfhood vaccination as provided by chapter 270, Laws of 1979, adding new sections WAC 16-86-006, 16-86-007, 16-86-010 and 16-86-095.
- I, Bob J. Mickelson, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is because of the increased incidence of brucellosis—infected cattle in Washington, this emergency order is necessary to establish payments to veterinarians for official calfhood vaccination to protect cattle against this disease and protect the general public health.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapters 16.36 and 16.40 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED July 3, 1979.

By Bob J. Mickelson Director

#### **NEW SECTION**

<u>WAC 16-86-006</u> DEPARTMENT DEFINED. For the purpose of this order, the "department" means the Washington state department of agriculture.

#### **NEW SECTION**

WAC 16-86-007 DEFINITION - ACCREDITED VETERINARIAN. For the purpose of this order, "accredited veterinarian" shall be a veterinarian licensed to practice veterinary medicine, surgery and dentistry in the state of Washington and approved by the United States department of agriculture veterinary services to participate in state-federal cooperative programs.

#### **NEW SECTION**

WAC 16-86-010 DEFINITION - APPROVED BRUCELLA VACCINE. For the purpose of this order, "approved brucella vaccine" shall mean only those biological products that are approved by and produced under license of the United States department of agriculture for injection into cattle for the purpose of enhancing their resistance to brucellosis.

#### **NEW SECTION**

WAC 16-86-095 REQUIREMENTS FOR AUTHORIZING PAYMENT TO VETERINARIANS FOR OFFICIAL CALFHOOD VACCINATION. The fee schedule for payment by the department to accredited veterinarians for official brucellosis calfhood vaccination on one premise under a single ownership shall be as follows:

- (1) When heifers to be vaccinated number twenty or less, the department shall pay the accredited veterinarian two dollars per animal.
- (2) If there are over twenty heifers to be vaccinated, the department will pay the accredited veterinarian one dollar seventy-five cents per animal for those in excess of twenty animals.
- (3) Official vaccination report Calfhood vaccinations must be reported to the department within thirty days of occurrence on an approved report form (AGRI 030–3003) issued by the Washington state department of agriculture for the purpose of identifying and recording by official eartag or registry tattoo calves officially brucella vaccinated.
- (4) Accredited veterinarians in private practice may make claim to the department for each beef breed or dairy breed female bovine calf they officially vaccinate in the state of Washington.
- (a) No claim for payment shall be made except for those officially calfhood vaccinated.
- (b) No claim for payment shall be made unless an approved brucella vaccine is used for official calfhood vaccination.

(c) No claim for payment shall be made prior to submitting to the department the official calfhood vaccination report, counter-signed by the owner of the animal, identifying by official eartag or registry tattoo each individual calf vaccinated.

### WSR 79-07-129 PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed July 3, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 16.36 RCW, that the Department of Agriculture, intends to adopt, amend, or repeal rules relating to authorization of payment to veterinarians for official calfhood vaccination, as provided by chapter 270, Laws of 1979, adding new sections WAC 16-86-006, 16-86-007, 16-86-010 and 16-86-095 and amending WAC 16-86-015;

that such agency will at 1:30 p.m., Wednesday, August 8, 1979, in the Large Conference Room, General Administration Building, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 2:00 p.m., Thursday, August 30, 1979, in the Director's Office, Department of Agriculture.

The authority under which these rules are proposed is chapter 16.36 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to August 8, 1979, and/or orally at 1:30 p.m., Wednesday, August 8, 1979, Large Conference Room, General Administration Building, Olympia.

Dated: July 3, 1979 By: John J. Doherty Assistant Director

#### **NEW SECTION**

WAC 16-86-006 DEPARTMENT DEFINED. For the purpose of this order, the "department" means the Washington state department of agriculture.

#### **NEW SECTION**

WAC 16-86-007 DEFINITION - ACCREDITED VETERINARIAN. For the purpose of this order, "accredited veterinarian" shall be a veterinarian licensed to practice veterinary medicine, surgery and dentistry in the state of Washington and approved by the United States department of agriculture veterinary services to participate in state-federal cooperative programs.

#### **NEW SECTION**

WAC 16-86-010 DEFINITION - APPROVED BRUCELLA VACCINE. For the purpose of this order, "approved brucella vaccine" shall mean only those biological products that are approved by and produced under license of the United States department of agriculture for injection into cattle for the purpose of enhancing their resistance to brucellosis.

#### AMENDATORY SECTION (Amending Order 1634 filed 6/29/79)

WAC 16-86-015 WASHINGTON CATTLE SALE REQUIRE-MENTS. (1) No breeding cattle may be sold in this state unless within the thirty days immediately preceding the change of ownership the animal has been tested for brucellosis and the result of that test is negative. Except the following classes of cattle are exempt from this test requirement:

(a) Calves under six months of age.

- (b) Cattle sold or consigned to a registered quarantine feed lot.
- (c) Cattle sold or consigned to an official slaughter establishment for slaughter within fourteen days.

(d) Steers and spayed heifers.

- (e) Officially calfhood vaccinated dairy cattle under twenty months of age and officially vaccinated beef cattle under twenty-four months of age from herds not under quarantine.
- (f) The Department shall review operation of this section (WAC 16-86-015(1)) in February 1980, August 1980, and February 1981 to determine the results of the testing program in terms of the numbers of suspects and reactors discovered and the status of the brucellosis situation in the state. The purpose of the review is to assess the need for changes.

(g) Unless after a hearing renewal is determined to be necessary, this section (WAC 16-86-015(1)) shall expire on August 1, 1981.

(2) After September 1, 1979, no female dairy cattle may be sold or introduced into commercial dairy herds in the state of Washington unless they are properly identified as official brucellosis vaccinates; except the following classes of cattle are exempt from this requirement:

(a) Calves under three months of age.

- (i) Female calves under three months acquired by the commercial herd and natural female additions shall be officially brucellosis calf-hood vaccinated and identified before the age of six months or removed from the herd.
- (b) Female cattle over two years of age in Washington herds ((over two years of age)).
- (c) After January 1, 1980, female cattle over three years of age in Washington herds ((over three years of age)).
- (d) After January 1, 1981, female cattle over four years of age in Washington herds ((over four years of age)).
- (e) After January 1, 1982, female cattle over five years of age in Washington herds ((over five years of age)).
- (f) After January 1, 1983, female cattle over six years of age in Washington herds ((over six years of age)).
- (3) All Washington cattle shall be individually identified and permanently recorded as to herd of origin prior to being sold or consigned for slaughter. Such identity shall be transferred to the blood sample taken for MCI test purposes. These records shall be made available to the department upon request. Except the following classes of cattle shall be exempt from this requirement:
- (a) Cattle under twenty-four months of age. (Not parturient or post parturient.)
  - (b) Steers and spayed heifers.

#### **NEW SECTION**

WAC 16-86-095 REQUIREMENTS FOR AUTHORIZING PAYMENT TO VETERINARIANS FOR OFFICIAL CALFHOOD VACCINATION. The fee schedule for payment by the department to accredited veterinarians for official brucellosis calfhood vaccination on one premise under a single ownership shall be as follows:

(1) When heifers to be vaccinated number twenty or less, the department shall pay the accredited veterinarian two dollars per animal.

- (2) If there are over twenty heifers to be vaccinated, the department will pay the accredited veterinarian one dollar seventy-five cents per animal for those in excess of twenty animals.
- (3) Official vaccination report Calfhood vaccinations must be reported to the department within thirty days of occurrence on an approved report form (AGRI 030-3003) issued by the Washington state department of agriculture for the purpose of identifying and recording by official eartag or registry tattoo calves officially brucella vaccinated.

(4) Accredited veterinarians in private practice may make claim to the department for each beef breed or dairy breed female bovine calf they officially vaccinate in the state of Washington.

(a) No claim for payment shall be made except for those officially calfhood vaccinated.

(b) No claim for payment shall be made unless an approved brucella vaccine is used for official calfhood vaccination.

(c) No claim for payment shall be made prior to submitting to the department the official calfhood vaccination report, countersigned by the owner of the animal, identifying by official eartag or registry tattoo each individual calf vaccinated.

#### WSR 79-07-130 NOTICE OF PUBLIC MEETINGS EMPLOYMENT AND TRAINING COUNCIL

[Memorandum—July 3, 1979]

The Washington State Employment and Training Council (WSETC) will hold a meeting on August 9, 1979, at 9:30 a.m. This meeting, which is open to the public, will be held at the Holiday Inn, North 9th and East Yakima Streets, Yakima, Washington. The WSETC is advisory to the Governor on matters concerning employment policy, coordination and CETA. Minutes are available for public access at the State Library, Olympia, and the Employment and Training Division, Employment Security Department, 1007 South Washington Street, Olympia. Single copies are available on request. For further information, contact Sherry North at (206) 754–1076.

| 4-04-040 REP-P 79-03-047 16-230-180 AMD 79-02-046 16-116-0047 REP-P 79-03-077 16-230-180 AMD 79-02-046 16-116-0047 REP-P 79-03-077 16-230-180 AMD 79-03-046 16-116-0048 REP 79-03-077 16-230-180 AMD 79-03-046 16-116-0048 REP 79-03-077 16-230-180 AMD 79-03-046 16-116-0048 REP 79-03-077 16-230-240 AMD 79-03-048 16-230-240 AMD 79-03-049 16-230-240 AMD 79-03-040 16-230-240 AMD 79-03-047 16-230-250 AMD 79-03-049 16-230-240 AMD 79-03-047 16-230-250 AMD 79-03-049 16-2 | WAC #      |       | WSR #     | WAC #       |              | WSR #     | WAC #       |              | WSR #     |
|--|------------|-------|-----------|-------------|--------------|-----------|-------------|--------------|-----------|
| 4-04-080 REP.P 79-03-047 16-230-190 AMD-P 79-03-082 16-316-0408 REP.P 79-05-079 16-210-100 REP.P 79-05-079 16-230-100 REP.P 79-05-079 16-230-100 REP.P 79-05-079 16-316-0408 REP.P 79-05-079 16-230-100 REP.P 79-05-079 16-316-0408 REP.P 79-05-079 16-230-100 REP.P 79-05-079 16-316-0408 REP.P 79-05-079 16-316-0408 REP.P 79-05-079 16-316-0408 REP.P 79-05-079 16-316-0408 REP.P 79-05-079 16-316-0409 REP.P 79-05-079 16-320-040 16 | 4-04-040   | REP-P | 79–03–047 | 16–230–180  | AMD          | 79–02–046 |             | REP-P        | 79–03–077 |
| 4-0-180 REP. 79-06-024 16-230-200 REP. 79-05-079 40-1-170 REP. 79-06-024 16-230-200 REP. 79-05-079 40-1-170 REP. 79-06-024 16-230-200 AMD-P 79-01-080 16-316-0409 REP. 79-03-079 40-1-210 AMD1 79-06-024 16-230-270 AMD-P 79-01-080 16-316-0409 REP. 79-05-079 40-1-240 REP. 79-05-074 16-230-270 AMD-P 79-01-080 16-316-0905 REP. 79-05-079 40-1-240 REP. 79-05-074 16-230-270 AMD-P 79-01-080 16-316-0905 REP. 79-05-079 40-1-240 REP. 79-05-074 16-230-270 AMD-P 79-01-080 16-316-0905 REP. 79-05-079 40-1-240 REP. 79-05-074 16-230-270 AMD-P 79-01-080 16-316-0905 REP. 79-05-079 40-1-240 REP. 79-05-074 16-230-290 AMD-P 79-01-080 16-316-0905 REP. 79-05-074 16-230-290 AMD-P 79-01-080 16-316-0905 REP. 79-05-074 16-230-290 AMD-P 79-01-080 16-316-0905 REP. 79-05-074 16-230-290 NEW-E 79-05-014 16-316-0905 REP. 79-06-024 16-230-510 NEW-P 79-05-014 16-316-0905 REP. 79-06-024 16-230-520 NEW-E 79-05-014 16-316-0905 REP. 79-06-024 16-230-520 NEW-P 79-05-014 16-316-0905 REP. 79-05-074 16-230-520 NEW-P 79-05-014 16-316-0905 REP. 79-05-074 16-230-520 NEW-P 79-05-016 16-316-0005 REP. 79-05-074 16-230-520 NEW-P 79-05-016 16-316-0005 REP. 79-05-074 16-230-230 NEW-P 79-05-016 16-316-0006 REP. 79-05-079 16-316-0006 REP |            |       |           |             |              |           |             | REP          |           |
| 4-04-170 REP. 79-05-047  |            |       |           |             |              |           |             | REP-P        |           |
| 4-04-210 AMD-P 79-05-074   |            |       |           |             |              |           |             | REP<br>DED D |           |
| 4-0-210 AMD-P 79-03-047  |            |       |           |             |              |           |             |              |           |
| 4-0-210 AMD 79-06-024   16-230-270 AMD-P 79-01-080   16-316-0051 REP 79-05-079   4-0-240 REP-P 79-03-047   16-230-270 AMD-P 79-03-043   16-316-0052 REP-P 79-03-077   4-0-240 REP-P 79-03-047   16-230-270 AMD-P 79-04-018   16-316-0052 REP-P 79-03-079   4-12-200 AMD-P 79-03-047   16-230-510 NEW-E 79-05-004   4-12-200 AMD-P 79-06-024   16-230-510 NEW-E 79-05-014   4-12-205 REP-P 79-06-024   16-230-510 NEW-E 79-05-014   4-12-050 REP-P 79-03-047   16-230-510 NEW-E 79-05-004   16-316-0055 REP 79-03-079   4-12-160 REP-P 79-03-047   16-230-510 NEW-E 79-05-004   16-316-0057 REP 79-03-079   4-12-160 REP-P 79-03-047   16-230-510 NEW-E 79-05-004   16-316-0057 REP 79-03-079   4-12-160 REP-P 79-03-047   16-230-520 NEW-E 79-05-004   16-316-0057 REP 79-03-079   4-12-160 REP-P 79-03-047   16-230-520 NEW-E 79-05-004   16-316-0057 REP 79-03-079   4-12-160 NEW-P 79-05-044   16-300-003 REP 79-03-071   4-12-170 NEW-P 79-05-044   16-300-003 REP 79-03-073   4-12-180 NEW-P 79-03-047   16-300-003 REP 79-03-063   16-316-0065 REP 79-03-077   4-12-180 NEW-P 79-03-047   16-300-020 AMD-P 79-03-065   16-316-0066 REP P 79-03-079   4-12-180 NEW-P 79-03-047   16-300-020 AMD-P 79-03-065   16-316-0066 REP P 79-03-079   4-12-180 NEW-P 79-03-047   16-300-020 REP-P 79-03-065   16-316-0066 REP P 79-03-079   4-12-180 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-180 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-180 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-190 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-190 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-190 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-190 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-190 NEW-P 79-03-047   16-300-020 REP P 79-03-065   16-316-0066 REP P 79-03-079   4-12-180 NEW-P 79-03-047   16-300-020 REP P 79-03-079   16-316-0066 REP |            |       |           | 16-230-260  |              |           |             | REP-P        |           |
| 4-0-240 REP-P 79-03-077  |            |       |           |             |              |           |             | REP          |           |
| 4-0-270 REP-P 79-03-077  |            |       | 79-03-047 |             |              |           |             | REP-P        |           |
| 4-0-2-70 REP 79-06-024   |            |       |           |             |              |           |             | REP          |           |
| 4-12-020 AMD-P 79-03-047 4-12-050 REP-P 79-06-024 4-12-050 REP-P 79-06-024 4-12-050 REP-P 79-06-024 4-12-050 REP-P 79-06-024 4-12-160 REP-P 79-06-024 4-12-160 REP-P 79-03-047 4-12-160 REP-P 79-03-047 4-12-160 REP-P 79-03-047 4-12-170 NEW-P 79-03-047 4-12-180 NEW-P 79-03-047 4-12-190 NEW-P 79-03- |            |       |           |             |              |           |             | REP-P        |           |
| 4-12-030 AMD 79-06-024 4-12-050 REP- 79-03-047 4-12-160 NEW- 79-05-047 4-12-160 NEW- 79-05-047 4-12-160 NEW- 79-05-047 4-12-160 NEW- 79-05-047 4-12-180 NEW- 79-05-047 4-12-190 NEW- 79-05-047 4-12-19 |            |       |           |             |              |           |             | REP_P        |           |
| 4-12-650 REP-P 79-06-047 4-12-160 REP-P 79-06-047 4-12-170 NEW-P 79-06-047 4-12-170 NEW-P 79-06-047 4-12-180 NEW-P 79-06-047 4-12-180 NEW-P 79-03-047 4-12-190 NEW-P 79-03-047 4-20-020 AMD-P 79-03-047 4-20-020 AMD-P 79-03-047 4-20-020 AMD-P 79-03-047 4-20-020 AMD-P 79-03-047 4-20-020 NEW-P 79-05-047 4-20-020 NEW-P 79-06-047 4-20-020 NEW-P 79-06-047 4-20-020 NEW-P 79-06-047 4-20-020 NEW-P 79-03-047 4-20-020 NEW-P 79-03-047 4-20-030 NEW-P 79-03-047 4-20-030 NEW-P 79-03-047 4-20-030 NEW-P 79-03-047 4-20-030 NEW-P 79-03-047 4-20-045 NEW-P 79-03- |            |       |           |             |              |           |             | REP          |           |
| 4-12-650 REP 79-06-024   16-230-520 NEW-E 79-05-044   16-316-0057 REP 79-05-057   4-12-160 REP 79-03-047   4-12-170 NEW-P 79-03-047   16-330-030 REP 79-03-057   4-12-170 NEW-P 79-06-024   16-330-030 REP 79-03-053   16-316-0061 REP 79-05-037   4-12-170 NEW-P 79-06-024   16-300-030 REP 79-03-053   16-316-0061 REP 79-03-037   4-12-170 NEW-P 79-06-024   16-300-030 REP 79-03-053   16-316-0061 REP 79-03-037   4-12-180 NEW 79-06-024   16-300-030 REP 79-03-053   16-316-0061 REP 79-03-037   4-12-190 NEW 79-06-024   16-300-020 AMD 79-03-065   16-316-0066 REP 79-03-077   4-12-190 NEW 79-06-024   16-300-020 REP 79-03-065   16-316-0066 REP 79-03-077   4-12-190 NEW 79-06-024   16-300-020 REP 79-03-065   16-316-0066 REP 79-03-077   4-20-020 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-0067 REP 79-03-077   4-20-020 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   4-20-020 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   4-20-030 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   4-20-030 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   4-20-030 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   4-20-030 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   4-20-030 AMD 79-06-024   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   16-36-006 NEW-P 79-07-129   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   16-36-006 NEW-P 79-07-129   16-300-020 REP 79-03-065   16-316-007 REP 79-03-077   16-36-007 NEW-P 79-07-129   16-313-001 REP 79-03-064   16-316-009 REP 79-03-067   16-36-007 REP 79-03-077   16-36-007 NEW-P 79-07-129   16-313-001 REP 79-03-064   16-316-009 REP 79-03-067   16-36-010 NEW-P 79-07-129   16-313-001 REP 79-03-067   16-316-009 REP 79-03-077   16-36-010 NEW-P 79-07-129   16-313-001 REP 79-03-067   16-316-001 REP 79-03-077   16-316-001 AMD 79-03-061   16-316-001 AMD 79-03-061   16-316-001 AMD 79-03-077   16-316-001 AMD 79-03-077   16-316-001 AMD 79-03-077   16-316-001 AMD 79-03-077   16-316 |            | REP-P |           |             | NEW          |           |             | REP-P        |           |
| 4-12-160 REP 79-06-024 4-12-170 NEW 79-06-024 16-300-003 REP-P 79-03-066 4-12-180 NEW 79-06-024 16-300-020 AMD-P 79-03-066 4-12-180 NEW 79-06-024 16-300-020 AMD-P 79-03-066 16-316-066 REP-P 79-03-074 4-12-190 NEW 79-06-024 16-300-020 AMD 79-03-066 16-316-066 REP-P 79-03-074 4-12-190 NEW 79-06-024 16-300-020 REP-P 79-03-076 16-316-066 REP-P 79-03-074 4-12-190 NEW 79-06-024 16-300-020 REP-P 79-03-072 16-316-066 REP-P 79-03-077 16-316-003 REP-P 79-03-072 16-316-006 REP-P 79-03-077 16-316-003 REP-P 79-03-072 16-316-006 REP-P 79-03-072 16-316-007 REP-P 79-03-077 16-316-007 REP-P 79-03-072 16-316-007 REP-P 79-03-0 | 4-12-050   | REP   |           |             |              |           |             | REP          |           |
| 4-12-170 NEW-P 79-03-047 4-12-180 NEW-P 79-03-047 4-12-190 NEW-P 79-03- |            | REP-P |           |             |              |           |             | REP-P        |           |
| 4-12-180 NEW 79-06-024 4-12-180 NEW 79-06-024 4-12-180 NEW 79-06-024 4-12-190 NEW 79-06-024 4-20-020 AMD-79-03-037 4-20-030 AMD-79-03-037 |            |       |           |             | NEW<br>DED_D |           |             | REP_D        |           |
| 4-12-180 NEW-P 79-03-047   |            |       |           |             |              |           |             |              |           |
| 4-12-180 NEW 79-06-024 16-300-020 AMD 79-05-066 16-316-0066 REP- 79-03-079 4-12-190 NEW 79-06-024 16-300-002 REP- 79-03-075 16-316-0066 REP- 79-03-079 4-20-020 AMD 79-06-024 16-300-003 REP- 79-03-075 16-316-0066 REP- 79-03-079 4-20-030 AMD 79-06-024 16-300-006 REP- 79-03-075 16-316-007 REP- 79-03-079 4-20-030 AMD 79-06-024 16-300-006 REP- 79-03-065 16-316-007 REP- 79-03-079 4-20-035 AMD 79-06-024 16-300-006 REP- 79-03-065 16-316-0071 REP- 79-03-079 4-20-045 AMD 79-06-024 16-300-006 REP- 79-03-065 16-316-0071 REP- 79-03-079 4-20-045 AMD 79-06-024 16-300-006 REP- 79-03-079 16-300-007 16-300- |            |       |           |             |              |           |             | REP-P        |           |
| 4-12-190 NEW 79-06-024 16-304-002 REP 79-05-072 16-316-005 REP 79-03-073 4-20-020 AMD-P 79-03-047 16-304-003 REP- 79-03-075 16-316-007 REP 79-03-074 4-20-030 AMD-P 79-03-047 16-304-006 REP- 79-03-075 16-316-007 REP 79-03-079 4-20-030 AMD-P 79-03-047 16-304-006 REP- 79-03-055 16-316-0071 REP 79-03-079 4-20-045 AMD-P 79-03-047 16-304-006 REP- 79-03-055 16-316-0071 REP 79-03-079 4-20-045 AMD-P 79-03-040 AMD-P 79-03-040 AMD-P 79-03-047 16-304-004 AMD-P 79-03-057 16-316-0075 REP 79-03-079 16-36-060 NEW-P 79-07-128 16-304-010 REP- 79-03-054 16-316-0075 REP 79-03-079 16-36-007 NEW-P 79-07-128 16-304-101 AMD-P 79-03-064 16-316-0091 REP 79-03-079 16-36-007 NEW-P 79-07-128 16-311-011 AMD-P 79-03-064 16-316-0092 REP 79-03-079 16-36-010 NEW-P 79-07-128 16-311-011 AMD-P 79-03-064 16-316-0092 REP 79-03-079 16-36-010 NEW-P 79-07-128 16-311-011 AMD-P 79-03-064 16-316-0092 REP 79-03-079 16-36-010 NEW-P 79-07-128 16-311-011 AMD-P 79-03-064 16-316-0092 REP 79-03-079 16-36-010 NEW-P 79-07-128 16-311-013 AMD-P 79-03-064 16-316-0092 REP 79-03-079 16-36-010 NEW-P 79-07-128 16-311-013 AMD-P 79-03-064 16-316-0091 REP 79-03-079 16-36-015 AMD-P 79-03-084 16-36-015 AMD-P 79-07-129 16-316-001 REP 79-03-064 16-316-0091 REP 79-03-079 16-36-015 AMD-P 79-03-084 16-38-015 AMD-P 79-07-129 16-316-001 REP 79-03-007 16-36-015 AMD-P 79-03-084 16-38-015 AMD-P 79-03-038 16-316-001 REP 79-03-079 16-36-001 REP 79-03-0 | 4-12-180   |       | 79-06-024 | 16-300-020  |              | 79-05-066 | 16-316-0064 | REP          |           |
| 4-20-020 AMD-P 79-03-047 4-20-030 AMD-P 79-03-047 4-20-030 AMD-P 79-03-047 4-20-030 AMD-P 79-03-047 4-20-045 AMD-P 79-03-047 4-20-045 AMD-P 79-03-047 4-20-045 AMD 79-06-024 16-304-0406 REP-P 79-03-055 16-316-0071 REP-P 79-03-079 16-86-006 NEW-E 79-07-128 16-86-006 NEW-E 79-07-128 16-304-040 AMD-P 79-03-055 16-316-0075 REP-P 79-03-079 16-86-006 NEW-E 79-07-128 16-304-010 AMD-P 79-03-056 16-305-0070 NEW-E 79-07-128 16-305-010 NEW-E 79-07-129 16-86-010 NEW-E 79-07-128 16-305-015 AMD-P 79-03-030 16-305-015 AMD-P 79-07-028 16-305-015 AMD-P 79-07-018 16-305-015 |            |       |           |             |              |           |             |              |           |
| 4-20-020 AMD 79-06-024 (6-304-005 REP 79-05-072 (16-316-0071 REP 79-03-077 (4-20-030 AMD-79-06-024 (6-304-006 REP 79-05-072 (16-316-0071 REP 79-03-077 (4-20-035 AMD-79-03-047 (16-304-040 AMD-79-03-055 (16-316-0071 REP 79-03-077 (4-20-045 AMD-79-03-047 (16-304-040 AMD-79-03-055 (16-316-0071 REP 79-03-077 (16-36-006 NEW-E 79-07-128 (16-304-040 AMD-79-03-055 (16-316-0075 REP 79-03-077 (16-36-006 NEW-E 79-07-128 (16-304-040 AMD-79-03-054 (16-316-0075 REP 79-03-077 (16-36-007 NEW-E 79-07-128 (16-304-110 AMD-79-03-054 (16-316-0091 REP 79-03-077 (16-36-007 NEW-E 79-07-128 (16-313-001 REP 79-05-059 (16-316-0092 REP-79-03-077 (16-36-010 NEW-E 79-07-128 (16-313-001 REP 79-05-059 (16-316-0092 REP-79-03-077 (16-36-015 AMD-E 79-07-128 (16-313-015 AMD-P 79-03-054 (16-316-0092 REP-79-03-078 (16-36-015 AMD-E 79-07-128 (16-313-090 AMD-P 79-03-054 (16-316-0092 REP-79-03-078 (16-36-015 AMD-P 79-07-028 (16-313-090 AMD-P 79-03-054 (16-316-0401 AMD-P 79-03-048 (16-36-015 AMD-P 79-07-028 (16-313-090 AMD-P 79-03-054 (16-316-0401 AMD-P 79-03-048 (16-36-015 AMD-P 79-07-028 (16-316-0012 REP-7 99-03-079 (16-316-0551 AMD-P 79-03-048 (16-36-015 AMD-P 79-07-089 (16-316-0012 REP-7 99-03-079 (16-316-0551 AMD-P 79-03-048 (16-36-015 AMD-P 79-07-089 (16-316-0012 REP-7 99-03-079 (16-316-0551 AMD-P 79-03-048 (16-36-015 AMD-P 79-07-089 (16-316-0012 REP-7 99-03-079 (16-316-0551 AMD-P 79-03-048 (16-36-015 AMD-P 79-07-089 (16-316-0013 REP-7 99-03-079 (16-316-059) AMD-P 79-07-128 (16-316-0013 REP-7 99-03-079 (16-316-059) AMD-P 79-07-128 (16-316-0014 REP-7 99-03-079 (16-316-059) AMD-P 79-07-128 (16-316-0014 REP-7 99-03-079 (16-316-155 AMD-P 79-07-116 (16-28-054 AMD-P 79-03-064 (16-238-165 AMD-P 79-03-064 (16-238-165 AMD-P 79-03-079 (16-316-0014 REP-7 99-03-079 (16-316-155 AM |            |       |           | 16-304-002  |              |           |             | REP          |           |
| 4-20-030 AMD-P 79-03-047 4-20-045 AMD-P 79-03-047 4-20-045 AMD-P 79-03-047 4-20-045 AMD-P 79-03-047 4-20-045 AMD-P 79-03-047 16-36-060 NEW-E 79-07-128 16-36-060 NEW-E 79-07-128 16-36-060 NEW-E 79-07-128 16-36-070 NEW-E 79-07-129 16-36-080 NEW-E 79-07-129 16-36-090 NEW-E 79-07-129 16-36-010 NEW-E 79-07-129 16-36-015 AMD-P 79-07-039 16-36-015 AMD-P 79-07-0 |            |       |           |             |              |           |             | REP-P<br>DED |           |
| ## ADD ## |            |       |           |             |              |           |             | REP-P        |           |
| ## ADD-9   |            |       |           |             |              |           |             | REP          |           |
| 16-86-006   NEW-E   79-07-128   16-304-110   AMD-P 79-03-062   16-316-0091   REP-P 79-03-079   16-86-007   NEW-E 79-07-129   16-313-001   REP-P 79-03-064   16-316-0092   REP-P 79-03-079   16-86-010   NEW-E 79-07-129   16-313-001   REP-P 79-03-064   16-316-0092   REP-P 79-03-079   16-86-010   NEW-E 79-07-129   16-313-015   AMD-P 79-03-064   16-316-0001   AMD-P 79-03-068   16-316-0010   AMD-P 79-07-129   16-313-015   AMD-P 79-03-064   16-316-0010   AMD-P 79-03-068   16-316-0011   AMD-P 79-03-068   16-316-0013   AMD-P 79-03-064   16-316-0051   AMD-P 79-03-064   16-316-0013   AMD-P 79-03-064   16-316-0051   AMD-P 79-03-065   16-316-0051   AMD-P 79-03-071   16-316-0051   AMD-P 79-03-071   16-316-0051   AMD-P 79-03-071   16-316-0051   AMD-P 79-03-071   16-316-0051   AMD-P 79-03-075   16-316-   |            |       |           | 16-304-040  | AMD-P        | 79-03-065 |             | REP-P        |           |
| 16-86-006   NEW-P   79-07-128   16-310-010   REPP   79-03-064   16-316-0092   REPP   79-03-079   16-36-0070   NEW-P   79-07-128   16-313-001   REPP   79-03-064   16-316-0092   REPP   79-03-079   16-316-0092   REPP   79-03-064   REPP   79-03-079   REPP   79-03-064   REPP   79-03-079   REPP   79-03-079   REPP   79-03-064   REPP   79-03-079     |            |       |           |             | AMD          |           |             |              |           |
| 16-86-007   NEW-E   79-07-128   16-313-001   REP.P   79-03-059   16-316-0092   REP.P   79-03-079   16-86-010   NEW-E   79-07-129   16-313-011   AMD-P   79-03-059   16-316-0401   AMD-P   79-03-048   16-86-015   AMD-E   79-04-103   16-313-015   AMD-P   79-03-064   16-316-0401   AMD-P   79-03-048   16-86-015   AMD-E   79-04-103   16-313-015   AMD-P   79-03-064   16-316-051   AMD-P   79-03-048   16-86-015   AMD-P   79-03-013   16-313-090   AMD-P   79-03-064   16-316-051   AMD-P   79-03-048   16-86-015   AMD-P   79-07-028   16-316-0012   REP.P   79-03-077   16-316-0901   AMD-P   79-03-064   16-386-015   AMD-P   79-07-028   16-316-0012   REP.P   79-03-079   16-316-0901   AMD-P   79-03-064   16-86-015   AMD-P   79-07-0128   16-316-0013   REP.P   79-03-079   16-316-0901   AMD-P   79-07-0128   16-316-0013   REP.P   79-03-079   16-316-100   AMD-P   79-07-114   16-86-095   NEW-E   79-07-128   16-316-0014   REP.P   79-03-079   16-316-165   AMD-P   79-07-078   16-316-0014   REP.P   79-03-079   16-316-165   AMD-P   79-07-078   16-316-0017   REP.P   79-03-079   16-316-165   AMD-P   79-03-078   16-316-0017   REP.P   79-03-079   16-316-175   AMD-P   79-03-068   16-218-010   AMD-P   79-04-077   16-316-0018   REP.P   79-03-079   16-316-186   AMD-P   79-07-0114   16-218-02001   AMD-P   79-04-077   16-316-0018   REP.P   79-03-079   16-316-180   AMD-P   79-07-0114   16-218-02001   AMD-P   79-04-077   16-316-0023   REP.P   79-03-079   16-316-180   AMD-P   79-07-0114   16-228-165   AMD-P   79-04-076   16-316-0023   REP.P   79-03-077   16-316-180   AMD-P   79-03-068   16-228-165   AMD-P   79-04-076   16-316-0023   REP.P   79-03-077   16-316-180   AMD-P   79-03-068   16-228-165   AMD-P   79-04-056   16-316-0023   REP.P   79-03-077   16-316-223   AMD-P   79-03-069   16-316-003   REP.P   79-03-077   16-316-223   AMD-P   79-03-068   16-316-003   |            |       |           |             |              |           |             |              |           |
| 16-86-007   NEW-P   79-07-128   16-313-001   REP   79-05-059   16-316-0002   REP   79-05-079   16-316-0013   AMD-P   79-03-064   16-316-0014   AMD-P   79-03-071   16-316-0014   AMD-P   79-03-012   16-316-0014   AMD-P   79-03-071   16-316-105   AMD-P   79-03-071   16-316-105   AMD-P   79-03-068   16-212-160   AMD-P   79-03-078   16-316-0014   AEP-P   79-03-077   16-316-165   AMD-P   79-03-068   16-212-160   AMD-P   79-03-078   16-316-0017   AEP-P   79-03-077   16-316-165   AMD-P   79-03-068   16-218-010   AMD-P   79-02-073   16-316-0018   AEP-P   79-03-077   16-316-165   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-073   16-316-0018   AEP-P   79-03-077   16-316-1616   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-073   16-316-0018   AEP-P   79-03-079   16-316-180   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-073   16-316-0023   AEP-P   79-03-079   16-316-180   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-073   16-316-0023   AEP-P   79-03-079   16-316-180   AMD-P   79-03-061   16-228-165   AMD-P   79-03-073   16-316-0023   AEP-P   79-03-079   16-316-1215   AMD-P   79-03-061   16-228-165   AMD-P   79-03-073   16-316-0023   AEP-P   79-03-079   16-316-2203   AMD-P   79-03-061   16-316-0023   AEP-P   79-03-079   16-316-2203   AMD-P   79-03-061   16-316-0023   AEP-P   79-03-079   16-316-2203   AMD-P   79-03-061   16-316-0023   AEP-P   79-03-079   16-316-2203   AMD-P    |            |       |           |             |              |           |             |              |           |
| 16-86-010   NEW-E   79-07-129   16-313-015   AMD-P 79-03-064   16-316-0401   AMD-P 79-03-064   16-86-015   AMD-P 79-07-129   16-313-090   AMD-P 79-03-064   16-316-0551   AMD-P 79-03-064   16-86-015   AMD-P 79-07-028   16-316-0012   REP-P 79-03-079   16-316-0551   AMD-P 79-03-048   16-86-015   AMD-P 79-07-028   16-316-0012   REP-P 79-03-079   16-316-0551   AMD-P 79-03-048   16-86-015   AMD-P 79-07-028   16-316-0012   REP-P 79-03-079   16-316-0901   AMD-P 79-03-048   16-86-015   AMD-P 79-07-101   16-86-015   AMD-P 79-07-129   16-316-0013   REP-P 79-03-079   16-316-0901   AMD-P 79-03-048   16-86-015   AMD-P 79-07-129   16-316-0013   REP-P 79-03-079   16-316-165   AMD-P 79-07-112   16-86-095   NEW-P 79-07-128   16-316-0014   REP-P 79-03-079   16-316-165   AMD-P 79-07-112   16-316-0014   REP-P 79-03-079   16-316-165   AMD-P 79-07-116   16-212-160   AMD-P 79-03-078   16-316-0014   REP-P 79-03-079   16-316-165   AMD-P 79-07-086   16-212-160   AMD-P 79-03-078   16-316-0014   REP-P 79-03-079   16-316-165   AMD-P 79-03-068   16-218-010   AMD-P 79-02-073   16-316-0018   REP-P 79-03-079   16-316-165   AMD-P 79-03-068   16-218-010   AMD-P 79-02-073   16-316-0018   REP-P 79-03-079   16-316-165   AMD-P 79-03-068   16-218-02001   AMD-P 79-02-073   16-316-0018   REP-P 79-03-077   16-316-175   AMD-P 79-03-068   16-218-02001   AMD-P 79-02-073   16-316-0023   REP-P 79-03-077   16-316-180   AMD-P 79-03-068   16-316-0023   REP-P 79-03-077   16-316-180   AMD-P 79-03-068   16-316-0023   REP-P 79-03-077   16-316-190   AMD-P 79-03-068   16-228-165   AMD-P 79-04-035   16-316-0024   REP-P 79-03-077   16-316-190   AMD-P 79-03-068   16-228-165   AMD-P 79-04-035   16-316-0024   REP-P 79-03-077   16-316-2215   AMD-P 79-03-068   16-228-245   NEW-E 79-04-023   16-316-0024   REP-P 79-03-077   16-316-225   AMD-P 79-03-068   16-228-320   NEW-P 79-03-013   16-316-0028   REP-P 79-03-077   16-316-220   AMD-P 79-03-068   16-228-320   NEW-P 79-03-013   16-316-0033   REP-P 79-03-077   16-316-220   AMD-P 79-03-068   16-230-115   AMD-P 79-03-115   16-31   |            |       |           |             |              |           |             |              |           |
| 16-86-015   AMD-P   79-03-103   16-313-090   AMD-P   79-03-064   16-316-0551   AMD-P   79-05-064   16-86-015   AMD-P   79-07-028   16-316-0012   REP-P   79-03-077   16-316-0901   AMD-P   79-03-064   16-86-015   AMD-P   79-07-101   16-316-0013   REP-P   79-03-077   16-316-0901   AMD-P   79-03-064   16-86-015   AMD-P   79-07-112   16-316-0013   REP-P   79-03-077   16-316-0901   AMD-P   79-07-112   16-86-095   NEW-P   79-07-128   16-316-0013   REP-P   79-03-077   16-316-160   AMD-P   79-07-112   16-316-0013   REP-P   79-03-077   16-316-160   AMD-P   79-07-112   16-316-0014   REP-P   79-03-077   16-316-165   AMD-P   79-07-114   REP-P   79-03-077   16-316-165   AMD-P   79-03-061   REP-P   79-03-077   REP-P   79-03-   |            |       |           |             |              |           |             |              |           |
| 16-86-015   AMD-P   79-05-103   16-313-090   AMD   79-05-059   16-316-0901   AMD-P   79-03-048   16-86-015   AMD   79-07-089   16-316-0012   REP.P   79-03-077   16-316-0901   AMD-P   79-05-064   16-86-015   AMD-P   79-07-112   16-316-0013   REP.P   79-03-077   16-316-0901   AMD-P   79-07-112   16-86-095   NEW-E   79-07-129   16-316-0013   REP.P   79-03-077   16-316-0901   AMD-P   79-07-114   16-86-095   NEW-E   79-07-129   16-316-0014   REP.P   79-03-077   16-316-160   AMD-P   79-07-114   16-86-095   NEW-P   79-07-129   16-316-0014   REP.P   79-03-077   16-316-165   AMD-P   79-03-068   16-212-160   AMD-P   79-03-078   16-316-0014   REP.P   79-03-077   16-316-165   AMD-P   79-03-068   16-212-160   AMD-P   79-02-073   16-316-0014   REP.P   79-03-077   16-316-153   AMD-P   79-03-068   16-218-010   AMD-P   79-02-073   16-316-0018   REP.P   79-03-077   16-316-175   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-073   16-316-0018   REP.P   79-03-077   16-316-180   AMD-P   79-07-114   16-218-02001   AMD-P   79-02-073   16-316-0018   REP.P   79-03-077   16-316-180   AMD-P   79-03-061   16-218-02001   AMD-P   79-04-077   16-316-0028   REP.P   79-03-077   16-316-180   AMD-P   79-03-061   16-228-165   AMD-P   79-04-086   16-316-0028   REP.P   79-03-077   16-316-190   AMD-P   79-03-069   16-228-325   NEW-E   79-04-023   16-316-0028   REP-P   79-03-077   16-316-215   AMD-P   79-03-058   16-236-038   REP-P   79-03-077   16-316-220   AMD-P   79-03-058   16-316-0038   REP-P   79-03-077   16-316-220   AMD-P   79-03-058   16-316-0038   REP-P   79-03-077   16-316-220   AMD-P   79-03-069   16-228-320   NEW-P   79-05-113   16-316-0038   REP-P   79-03-077   16-316-220   AMD-P   79-03-069   16-228-320   NEW-P   79-05-113   16-316-0038   REP-P   79-03-077   16-316-220   AMD-P   79-03-069   16-230-115   AMD-P   79-03-058   16-316-0034   REP-P   79-03-077   16-316-220   AMD-P   79-03-069   16-230-115   AMD-P   79-03-068   16-316-0034   REP-P   79-03-077   16-316-220   AMD-P   79-03-069   16-230-115   AMD-P   79-03-068   16-316-0034    |            |       |           |             |              |           |             |              |           |
| 16-86-015   AMD   79-07-028   16-316-0012   REP-P   79-03-077   16-316-0901   AMD   P   79-03-048   16-86-015   AMD   79-07-089   16-316-0013   REP   79-03-077   16-316-0901   AMD   P   79-03-048   16-86-015   AMD   P   79-07-129   16-316-0013   REP   79-03-077   16-316-160   AMD   P   79-07-112   16-86-095   NEW-E   79-07-129   16-316-0014   REP   79-03-077   16-316-165   AMD   P   79-07-128   16-316-0014   REP   79-03-077   16-316-165   AMD   P   79-03-068   16-212-160   AMD   P   79-03-078   16-316-0017   REP   79-05-079   16-316-155   AMD   79-03-068   16-212-160   AMD   79-05-055   16-316-0018   REP   79-05-079   16-316-175   AMD   79-03-068   16-218-010   AMD   79-04-077   16-316-0018   REP   79-03-077   16-316-175   AMD   79-03-068   16-218-010   AMD   79-04-077   16-316-0018   REP   79-03-079   16-316-175   AMD   79-07-114   16-218-02001   AMD   79-04-077   16-316-0018   REP   79-03-079   16-316-180   AMD   79-03-061   16-218-02001   AMD   79-04-077   16-316-0028   REP   79-03-077   16-316-190   AMD   79-03-061   16-228-165   AMD   79-04-086   16-316-0028   REP   79-03-077   16-316-125   AMD   79-03-062   16-228-165   AMD   79-03-063   16-316-0028   REP   79-03-077   16-316-215   AMD   79-03-068   16-228-165   AMD   79-03-030   16-316-0028   REP   79-03-077   16-316-215   AMD   79-03-088   16-228-165   AMD   79-03-030   16-316-0028   REP   79-03-077   16-316-220   AMD   79-03-088   16-228-235   NEW   79-03-033   16-316-0038   REP   79-03-077   16-316-230   AMD   79-03-088   16-228-320   NEW   79-03-033   16-316-0038   REP   79-03-077   16-316-230   AMD   79-03-088   16-228-320   NEW   79-03-013   16-316-0038   REP   79-03-077   16-316-230   AMD   79-03-088   16-230-115   AMD   79-03-088   16-316-0038   REP   79-03-077   16-316-230   AMD   79-03-080   16-316-0038   REP   79-03-077   16-316-230   AMD   79-03-080   16-316-0038   REP   79-03-077   16-316-220   AMD   79-03-080   16-316-0038   REP   79-03-077   16-316-220   AMD   79-03-080   16-316-0038   REP   79-03-077   16-316-220   AMD   79-03-080   16-   |            |       |           |             |              |           |             |              |           |
| 16-86-015   AMD  |            |       |           |             |              |           | 1           |              |           |
| 16-86-015   AMD-P   79-07-101   16-316-0013   REP   79-03-077   16-316-0901   AMD-P   79-07-112   16-86-095   NEW-E   79-07-129   16-316-0014   REP   79-05-079   16-316-165   AMD-P   79-07-129   16-316-0014   REP   79-05-079   16-316-165   AMD-P   79-03-061   REP-121-160   AMD-P   79-07-129   16-316-0014   REP   79-05-079   16-316-165   AMD-P   79-03-061   REP-121-160   AMD-P   79-03-071   REP-121-160   AMD-P   79-03-071   REP-121-160   AMD-P   79-03-071   REP-121-160   AMD-P   79-05-055   16-316-0017   REP-121-160   REP-121-160   AMD-P   79-02-073   16-316-0018   REP-121-160   REP-121-160   AMD-P   79-02-073   16-316-0018   REP-121-160   |            |       |           |             | REP          |           |             |              |           |
| 16-86-095   NEW-P   79-07-128   16-316-0014   REP   79-03-077   16-316-165   AMD-P   79-03-061   |            |       |           | 16-316-0013 | REP-P        |           |             |              |           |
| 16-86-095   NEW-P   79-07-129   16-316-0014   REP   79-05-079   16-316-165   AMD   79-05-085   16-212-160   AMD   79-03-078   16-316-0017   REP   79-03-077   16-316-175   AMD   79-05-068   16-218-010   AMD   79-02-073   16-316-0018   REP   79-05-079   16-316-175   AMD   79-05-088   16-218-010   AMD   79-04-077   16-316-018   REP   79-05-079   16-316-175   AMD   79-07-114   16-218-02001   AMD   79-04-077   16-316-0018   REP   79-05-079   16-316-180   AMD   79-07-114   16-218-02001   AMD   79-04-077   16-316-0023   REP   79-05-079   16-316-180   AMD   79-03-061   16-218-02001   AMD   79-04-077   16-316-0023   REP   79-05-079   16-316-190   AMD   79-03-061   16-218-02001   AMD   79-04-077   16-316-0024   REP   79-03-077   16-316-190   AMD   79-03-062   16-228-165   AMD   79-04-086   16-316-0024   REP   79-03-077   16-316-190   AMD   79-03-062   16-228-165   AMD   79-04-086   16-316-0024   REP   79-03-077   16-316-215   AMD   79-03-088   16-228-235   NEW-E   79-04-023   16-316-0028   REP   79-05-079   16-316-230   AMD   79-03-088   16-228-240   NEW-E   79-04-023   16-316-003   REP   79-05-079   16-316-230   AMD   79-05-071   16-228-240   NEW-E   79-04-023   16-316-003   REP   79-03-077   16-316-250   AMD   79-05-078   16-228-330   NEW   79-07-090   16-316-0032   REP   79-03-077   16-316-250   AMD   79-05-078   16-228-330   NEW   79-07-090   16-316-0032   REP   79-03-077   16-316-250   AMD   79-05-078   16-236-230   NEW   79-07-090   16-316-0032   REP   79-03-077   16-316-250   AMD   79-05-076   16-230-115   AMD   79-07-015   16-316-0034   REP   79-03-079   16-316-250   AMD   79-05-067   16-230-115   AMD   79-07-015   16-316-0034   REP   79-03-079   16-316-220   AMD   79-05-067   16-316-230   AMD   79-07-016   16-316-0034   REP   79-03-079   16-316-285   AMD   79-03-060   16-230-115   AMD   79-07-015   16-316-0034   REP   79-03-079   16-316-285   AMD   79-03-060   16-230-115   AMD   79-07-016   16-316-0034   REP   79-03-079   16-316-285   AMD   79-03-060   16-230-120   AMD   79-07-015   16-316-0034   REP   79-03-0   |            |       |           |             |              |           |             |              |           |
| 16-212-160   AMD-P   79-03-078   16-316-0017   REP-P   79-03-077   16-316-175   AMD-P   79-03-061   16-212-160   AMD-P   79-02-073   16-316-0018   REP-P   79-03-077   16-316-175   AMD-P   79-07-0114   16-218-010   AMD-P   79-02-073   16-316-0018   REP-P   79-03-077   16-316-180   AMD-P   79-07-07-114   16-218-02001   AMD-P   79-02-073   16-316-0023   REP-P   79-03-077   16-316-180   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-077   16-316-0023   REP-P   79-03-077   16-316-190   AMD-P   79-03-061   16-228-165   AMD-P   79-04-056   16-316-0023   REP-P   79-03-077   16-316-190   AMD-P   79-03-062   16-228-165   AMD-P   79-04-056   16-316-0024   REP-P   79-03-077   16-316-215   AMD-P   79-03-062   16-228-165   AMD-P   79-04-056   16-316-0028   REP-P   79-03-077   16-316-215   AMD-P   79-07-019   16-228-165   AMD-P   79-04-056   16-316-0028   REP-P   79-03-077   16-316-215   AMD-P   79-03-088   16-228-245   NEW-E   79-04-023   16-316-003   REP-P   79-03-077   16-316-230   AMD-P   79-03-088   16-228-245   NEW-E   79-04-023   16-316-003   REP-P   79-03-077   16-316-230   AMD-P   79-07-116   16-228-230   NEW-P   79-05-113   16-316-003   REP-P   79-03-077   16-316-250   AMD-P   79-03-088   16-228-320   NEW-P   79-05-113   16-316-0032   REP-P   79-03-077   16-316-250   AMD-P   79-03-060   16-228-330   NEW-P   79-07-090   16-316-0032   REP-P   79-03-077   16-316-270   AMD-P   79-03-060   16-228-330   NEW-P   79-07-090   16-316-0032   REP-P   79-03-077   16-316-275   AMD-P   79-03-060   16-230-115   AMD-P   79-07-016   16-316-0034   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-115   AMD-P   79-07-016   16-316-0034   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0046   REP-P   79-03-077   16-316-290   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316   |            |       |           |             | REP-P        |           |             |              |           |
| 16-212-160   AMD   79-05-055   16-316-0017   REP   79-03-079   16-316-175   AMD   79-05-068   16-218-010   AMD   79-04-077   16-316-0018   REP   79-05-079   16-316-175   AMD   79-07-114   16-218-02001   AMD   79-04-077   16-316-0023   REP   79-05-079   16-316-180   AMD   79-07-014   AMD   79-04-077   16-316-0023   REP   79-03-077   16-316-190   AMD   79-03-061   AMD   79-02-077   16-316-0023   REP   79-03-077   16-316-190   AMD   79-03-061   AMD   79-03-062   AMD   79-02-077   16-316-0023   REP   79-03-077   16-316-190   AMD   79-03-062   AMD   79-03-063   AMD   79-03-063   AMD   79-03-063   AMD   79-03-063   AMD   79-03-063   AMD   79-03-077   AMD   79-03-078   AMD   79-03-060   AMD   79-03-061   AMD   79-03-061   AMD   79-03-061   AMD   79-03-061   AMD   79-03-061   AMD   79-03-062   AMD   79-03-061   AMD     |            |       |           |             |              |           |             |              |           |
| 16-218-010   AMD-P   79-02-073   16-316-0018   REP-P   79-03-077   16-316-180   AMD-P   79-07-114   16-218-02001   AMD-P   79-02-073   16-316-0023   REP-P   79-03-077   16-316-180   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-077   16-316-0023   REP-P   79-03-077   16-316-190   AMD-P   79-03-061   16-218-02001   AMD-P   79-02-077   16-316-0023   REP-P   79-03-077   16-316-215   AMD-P   79-03-068   16-228-165   AMD-P   79-04-056   16-316-0024   REP-P   79-03-077   16-316-215   AMD-P   79-03-069   16-228-165   AMD-P   79-04-086   16-316-0028   REP-P   79-03-077   16-316-215   AMD-P   79-07-119   16-228-125   AMD-P   79-04-086   16-316-0028   REP-P   79-03-077   16-316-230   AMD-P   79-07-119   16-228-235   NEW-E   79-04-023   16-316-003   REP-P   79-03-077   16-316-230   AMD-P   79-03-057   16-228-240   NEW-E   79-04-023   16-316-003   REP-P   79-03-077   16-316-230   AMD-P   79-07-116   16-228-320   NEW-P   79-05-113   16-316-003   REP-P   79-03-077   16-316-250   AMD-P   79-03-058   16-228-320   NEW-P   79-05-113   16-316-003   REP-P   79-03-077   16-316-250   AMD-P   79-03-057   16-228-330   NEW-P   79-05-113   16-316-003   REP-P   79-03-077   16-316-250   AMD-P   79-03-058   16-228-330   NEW-P   79-05-113   16-316-003   REP-P   79-03-077   16-316-270   AMD-P   79-03-060   16-228-330   NEW-P   79-05-113   16-316-003   REP-P   79-03-077   16-316-270   AMD-P   79-03-060   16-230-115   AMD-P   79-05-115   16-316-003   REP-P   79-03-077   16-316-275   AMD-P   79-03-060   16-230-115   AMD-P   79-05-115   16-316-003   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-115   AMD-P   79-07-116   16-316-003   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-120   AMD-P   79-07-015   16-316-0036   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-120   AMD-P   79-07-015   16-316-0036   REP-P   79-03-077   16-316-285   AMD-P   79-03-060   16-230-120   AMD-P   79-07-015   16-316-0042   REP-P   79-03-077   16-316-300   REP-P   79-03-070   16-316-290   AMD-P   79-03-060   16-230-150   AM   |            |       |           |             |              |           |             |              |           |
| 16-218-02001   AMD   |            |       |           | 1           |              |           |             |              |           |
| 16-218-02001   AMD   79-04-077   16-316-0023   REP   79-05-079   16-316-190   AMD   79-05-068   16-228-165   AMD-P   79-02-077   16-316-0024   REP   79-05-079   16-316-215   AMD-P   79-03-069   16-228-165   AMD-P   79-04-086   16-316-0028   REP   79-05-079   16-316-215   AMD-P   79-03-069   16-228-165   AMD   79-05-003   16-316-0028   REP   79-03-077   16-316-215   AMD-P   79-07-119   16-228-235   NEW-E   79-04-023   16-316-003   REP   79-05-079   16-316-230   AMD-P   79-03-058   16-228-245   NEW-E   79-04-023   16-316-003   REP   79-05-079   16-316-230   AMD-P   79-03-058   16-228-245   NEW-E   79-04-023   16-316-003   REP   79-05-079   16-316-250   AMD-P   79-03-058   16-228-245   NEW-E   79-04-023   16-316-003   REP-P   79-03-077   16-316-250   AMD-P   79-03-058   16-228-230   NEW-P   79-05-113   16-316-0031   REP-P   79-03-077   16-316-250   AMD-P   79-03-058   16-228-320   NEW-P   79-05-113   16-316-0032   REP-P   79-03-077   16-316-250   AMD-P   79-03-060   16-228-330   NEW-P   79-05-113   16-316-0032   REP-P   79-03-077   16-316-270   AMD-P   79-03-060   16-228-330   NEW-P   79-05-115   16-316-0032   REP-P   79-03-077   16-316-270   AMD-P   79-03-060   16-230-115   AMD-P   79-04-085   16-316-0033   REP-P   79-03-077   16-316-275   AMD-P   79-03-060   16-230-115   AMD-P   79-07-016   16-316-0034   REP-P   79-03-077   16-316-280   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-280   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-280   AMD-P   79-03-060   16-230-120   AMD-P   79-05-115   16-316-0036   REP-P   79-03-077   16-316-280   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-280   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-280   AMD-P   79-03-060   16-230-120   AMD-P   79-07-016   16-316-0036   REP-P   79-03-077   16-316-290   AMD-P   79-03-080   16-230-150   AMD-P   79-03-082   16-316-0046   REP-P   79-03-077     |            |       |           |             |              |           |             |              |           |
| 16-228-165   |            |       |           |             |              |           | 1           |              |           |
| 16-228-165         AMD-P         79-04-056         16-316-0024         REP         79-05-079         16-316-215         AMD         79-05-069           16-228-165         AMD-P         79-04-086         16-316-0028         REP-P         79-03-077         16-316-215         AMD-P         79-07-0119           16-228-235         NEW-E         79-04-023         16-316-003         REP-P         79-03-077         16-316-230         AMD-P         79-03-077           16-228-240         NEW-E         79-04-023         16-316-003         REP-P         79-03-077         16-316-240         AMD-P         79-07-016           16-228-320         NEW-E         79-04-023         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-07-016           16-228-320         NEW-P         79-05-113         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-03-058           16-228-330         NEW-P         79-05-113         16-316-0032         REP-P         79-03-077         16-316-250         AMD-P         79-03-060           16-228-330         NEW-P         79-07-090         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060   |            |       |           |             |              |           |             |              |           |
| 16-228-165         AMD-P         79-04-086         16-316-0028         REP-P         79-03-077         16-316-215         AMD-P         79-07-119           16-228-165         AMD         79-05-003         16-316-0028         REP         79-05-079         16-316-230         AMD-P         79-03-058           16-228-235         NEW-E         79-04-023         16-316-003         REP-P         79-03-077         16-316-230         AMD-P         79-05-079           16-228-245         NEW-E         79-04-023         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-07-116           16-228-320         NEW-P         79-05-113         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-03-078           16-228-320         NEW         79-07-090         16-316-0032         REP-P         79-03-077         16-316-250         AMD-P         79-03-060           16-228-330         NEW         79-07-090         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0033         REP-P         79-03-077         16-316-270         AMD-P         79-03-060   |            |       |           |             |              |           |             |              |           |
| 16-228-165         AMD         79-05-003         16-316-0028         REP         79-05-079         16-316-230         AMD-P         79-03-058           16-228-235         NEW-E         79-04-023         16-316-003         REP-P         79-03-077         16-316-230         AMD-P         79-05-077           16-228-245         NEW-E         79-04-023         16-316-0031         REP-P         79-05-079         16-316-250         AMD-P         79-07-116           16-228-320         NEW-P         79-05-113         16-316-0031         REP-P         79-05-079         16-316-250         AMD-P         79-05-077           16-228-320         NEW P         79-07-090         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-05-077           16-228-330         NEW P         79-07-090         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-230-30         NEW P         79-07-090         16-316-0032         REP P         79-03-077         16-316-270         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0033         REP P         79-03-077         16-316-275         AMD P         79-03-060           <  |            |       |           |             |              |           |             |              |           |
| 16-228-240         NEW-E         79-04-023         16-316-003         REP         79-05-079         16-316-240         AMD-P         79-07-116           16-228-320         NEW-P         79-04-023         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-03-058           16-228-320         NEW-P         79-05-113         16-316-0032         REP-P         79-05-079         16-316-250         AMD-P         79-03-057           16-228-330         NEW-P         79-05-113         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-228-330         NEW P         79-05-113         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-03-060           16-230-115         AMD-P         79-07-015         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-07-016         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060   | 16-228-165 |       |           |             |              |           |             |              |           |
| 16-228-245         NEW-E         79-04-023         16-316-0031         REP-P         79-03-077         16-316-250         AMD-P         79-03-058           16-228-320         NEW-P         79-05-013         16-316-0032         REP-P         79-05-079         16-316-250         AMD-P         79-05-077           16-228-330         NEW-P         79-05-113         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-228-330         NEW         79-07-090         16-316-0033         REP-P         79-03-077         16-316-270         AMD-P         79-05-067           16-230-115         AMD-P         79-04-085         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-05-067           16-230-115         AMD-P         79-05-115         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-05-067           16-230-115         AMD-E         79-07-015         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060  |            |       |           |             |              |           |             |              |           |
| 16-228-320         NEW-P         79-05-113         16-316-0031         REP         79-05-079         16-316-250         AMD         79-05-077           16-228-320         NEW         79-07-090         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-228-330         NEW-P         79-05-113         16-316-0032         REP         79-05-079         16-316-270         AMD         79-05-067           16-230-30-115         AMD-P         79-07-090         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-05-067           16-230-115         AMD-P         79-05-115         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-05-067           16-230-115         AMD-E         79-07-016         16-316-0034         REP-P         79-03-079         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0036         REP-P         79-03-077         16-316-285         AMD         79-05-067   |            |       |           | b .         |              |           |             |              |           |
| 16-228-320         NEW         79-07-090         16-316-0032         REP-P         79-03-077         16-316-270         AMD-P         79-03-060           16-228-330         NEW-P         79-05-113         16-316-0032         REP         79-05-079         16-316-270         AMD-P         79-05-067           16-230-30         NEW         79-07-090         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0034         REP-P         79-05-079         16-316-275         AMD-P         79-05-067           16-230-115         AMD-P         79-05-115         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-115         AMD-E         79-07-015         16-316-0034         REP-P         79-05-079         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0036         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-05-115         16-316-0036         REP-P         79-03-077         16-316-285         AMD         79-05-067   |            | _     |           |             |              |           |             |              |           |
| 16-228-330         NEW-P         79-05-113         16-316-0032         REP         79-05-079         16-316-270         AMD         79-05-067           16-228-330         NEW         79-07-090         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0034         REP         79-05-079         16-316-275         AMD         79-05-067           16-230-115         AMD-P         79-07-015         16-316-0034         REP         79-05-079         16-316-280         AMD-P         79-03-060           16-230-115         AMD         79-07-016         16-316-0034         REP         79-05-079         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0036         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0036         REP-P         79-05-079         16-316-285         AMD         79-05-067           16-230-120         AMD-P         79-05-115         16-316-0039         REP-P         79-03-077         16-316-290         AMD-P         79-03-060           16-230-12  |            |       |           |             |              |           |             |              |           |
| 16-228-330         NEW         79-07-090         16-316-0033         REP-P         79-03-077         16-316-275         AMD-P         79-03-060           16-230-115         AMD-P         79-04-085         16-316-0034         REP         79-05-079         16-316-275         AMD         79-05-067           16-230-115         AMD-P         79-05-115         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-115         AMD         79-07-016         16-316-0034         REP         79-05-079         16-316-280         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0036         REP-P         79-03-077         16-316-285         AMD-P         79-03-060           16-230-120         AMD-P         79-05-115         16-316-0036         REP         79-05-079         16-316-285         AMD         79-05-067           16-230-120         AMD-P         79-05-115         16-316-0036         REP         79-05-079         16-316-285         AMD         79-05-067           16-230-120         AMD-E         79-07-015         16-316-0039         REP-P         79-03-077         16-316-290         AMD-P         79-03-060           16-230-15  |            |       |           |             |              |           |             |              |           |
| 16-230-115         AMD-P         79-05-115         16-316-0034         REP-P         79-03-077         16-316-280         AMD-P         79-03-060           16-230-115         AMD-E         79-07-015         16-316-0034         REP         79-05-079         16-316-280         AMD         79-05-067           16-230-115         AMD         79-07-016         16-316-0036         REP-P         79-03-077         16-316-285         AMD-P         79-03-060           16-230-120         AMD-P         79-04-085         16-316-0036         REP         79-05-079         16-316-285         AMD         79-05-067           16-230-120         AMD-P         79-05-115         16-316-0039         REP-P         79-03-077         16-316-285         AMD         79-05-067           16-230-120         AMD-E         79-07-015         16-316-0039         REP-P         79-03-077         16-316-290         AMD-P         79-03-060           16-230-120         AMD         79-07-016         16-316-0041         REP-P         79-03-077         16-316-290         AMD         79-05-067           16-230-150         AMD         79-02-046         16-316-0041         REP-P         79-03-077         16-316-300         REP-P         79-03-080           16-230-15  |            |       |           | 16-316-0033 |              |           |             |              |           |
| 16-230-115       AMD-E       79-07-015       16-316-0034       REP       79-05-079       16-316-280       AMD       79-05-067         16-230-115       AMD       79-07-016       16-316-0036       REP-P       79-03-077       16-316-285       AMD-P       79-03-060         16-230-120       AMD-P       79-05-115       16-316-0036       REP       79-05-079       16-316-285       AMD       79-05-067         16-230-120       AMD-E       79-07-015       16-316-0039       REP-P       79-03-077       16-316-290       AMD-P       79-03-060         16-230-120       AMD       79-07-016       16-316-0039       REP-P       79-03-079       16-316-290       AMD       79-05-067         16-230-120       AMD       79-07-016       16-316-0041       REP-P       79-03-077       16-316-290       AMD       79-05-067         16-230-150       AMD       79-02-046       16-316-0041       REP-P       79-03-077       16-316-300       REP-P       79-03-080         16-230-150       AMD-P       79-03-082       16-316-0042       REP-P       79-03-052       16-316-305       REP-P       79-03-080         16-230-150       AMD       79-05-043       16-316-0042       REP-P       79-05-065       16-3  |            |       |           |             |              |           |             |              |           |
| 16-230-115       AMD       79-07-016       16-316-0036       REP-P       79-03-077       16-316-285       AMD-P       79-03-060         16-230-120       AMD-P       79-04-085       16-316-0036       REP       79-05-079       16-316-285       AMD       79-05-067         16-230-120       AMD-P       79-05-115       16-316-0039       REP-P       79-03-077       16-316-290       AMD-P       79-03-060         16-230-120       AMD-E       79-07-016       16-316-0039       REP-P       79-05-079       16-316-290       AMD       79-05-067         16-230-120       AMD       79-07-016       16-316-0041       REP-P       79-03-077       16-316-300       REP-P       79-03-080         16-230-150       AMD       79-02-046       16-316-0041       REP-P       79-05-079       16-316-300       REP-P       79-03-080         16-230-150       AMD-P       79-03-082       16-316-0042       REP-P       79-03-052       16-316-305       REP-P       79-03-080         16-230-150       AMD       79-05-043       16-316-0042       REP-P       79-05-065       16-316-305       REP-P       79-03-071         16-230-160       AMD       79-02-046       16-316-0046       REP-P       79-03-077 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>  |            |       |           |             |              |           |             |              |           |
| 16-230-120       AMD-P       79-04-085       16-316-0036       REP       79-05-079       16-316-285       AMD       79-05-067         16-230-120       AMD-P       79-05-115       16-316-0039       REP-P       79-03-077       16-316-290       AMD-P       79-03-060         16-230-120       AMD-E       79-07-016       16-316-0039       REP       79-05-079       16-316-290       AMD       79-05-067         16-230-120       AMD       79-07-016       16-316-0041       REP-P       79-03-077       16-316-300       REP-P       79-03-080         16-230-150       AMD       79-02-046       16-316-0041       REP       79-05-079       16-316-300       REP-P       79-03-080         16-230-150       AMD-P       79-03-082       16-316-0042       REP-P       79-03-052       16-316-305       REP-P       79-03-080         16-230-150       AMD       79-05-043       16-316-0042       REP-P       79-03-065       16-316-305       REP-P       79-05-071         16-230-160       AMD       79-02-046       16-316-0046       REP-P       79-03-077       16-316-310       AMD-P       79-07-0120   |            |       |           |             |              |           |             |              |           |
| 16-230-120     AMD-P     79-05-115     16-316-0039     REP-P     79-03-077     16-316-290     AMD-P     79-03-060       16-230-120     AMD-E     79-07-015     16-316-0039     REP     79-05-079     16-316-290     AMD     79-05-067       16-230-120     AMD     79-07-016     16-316-0041     REP-P     79-03-077     16-316-300     REP-P     79-03-080       16-230-150     AMD     79-02-046     16-316-0041     REP-P     79-05-079     16-316-300     REP-P     79-05-071       16-230-150     AMD-P     79-03-082     16-316-0042     REP-P     79-03-052     16-316-305     REP-P     79-03-080       16-230-150     AMD     79-05-043     16-316-0042     REP-P     79-05-065     16-316-305     REP-P     79-05-071       16-230-160     AMD     79-02-046     16-316-0046     REP-P     79-03-077     16-316-310     AMD-P     79-07-120  |            |       |           |             |              |           | 1           |              |           |
| 16-230-120     AMD     79-07-016     16-316-0041     REP-P     79-03-077     16-316-300     REP-P     79-03-080       16-230-150     AMD     79-02-046     16-316-0041     REP     79-05-079     16-316-300     REP     79-05-071       16-230-150     AMD-P     79-03-082     16-316-0042     REP-P     79-03-052     16-316-305     REP-P     79-03-080       16-230-150     AMD     79-05-043     16-316-0042     REP     79-05-065     16-316-305     REP     79-05-071       16-230-160     AMD     79-02-046     16-316-0046     REP-P     79-03-077     16-316-310     AMD-P     79-07-120  | 16-230-120 | AMD~P | 79–05–115 | 16-316-0039 | REP-P        | 79-03-077 | 16-316-290  | AMD-P        |           |
| 16-230-150     AMD     79-02-046     16-316-0041     REP     79-05-079     16-316-300     REP     79-05-071       16-230-150     AMD-P     79-03-082     16-316-0042     REP-P     79-03-052     16-316-305     REP-P     79-03-080       16-230-150     AMD     79-05-043     16-316-0042     REP     79-05-065     16-316-305     REP     79-05-071       16-230-160     AMD     79-02-046     16-316-0046     REP-P     79-03-077     16-316-310     AMD-P     79-07-120  |            |       |           | 1           |              |           |             |              |           |
| 16-230-150 AMD-P 79-03-082 16-316-0042 REP-P 79-03-052 16-316-305 REP-P 79-03-080 16-230-150 AMD 79-05-043 16-316-0042 REP 79-05-065 16-316-305 REP 79-05-071 16-230-160 AMD 79-02-046 16-316-0046 REP-P 79-03-077 16-316-310 AMD-P 79-07-120  |            |       |           |             |              |           |             | KEY-P<br>Ded |           |
| 16-230-150 AMD 79-05-043 16-316-0042 REP 79-05-065 16-316-305 REP 79-05-071 16-230-160 AMD 79-02-046 16-316-0046 REP-P 79-03-077 16-316-310 AMD-P 79-07-120  |            |       |           |             |              |           |             |              |           |
| 16-230-160 AMD 79-02-046   16-316-0046 REP-P 79-03-077   16-316-310 AMD-P 79-07-120  |            |       |           |             |              |           |             |              |           |
| 16-230-170 AMD 79-02-046   16-316-0046 REP 79-05-079   16-316-315 AMD-P 79-03-080  | 16-230-160 | AMD   | 79-02-046 | 16-316-0046 | REP-P        | 79–03–077 | 16-316-310  | AMD-P        | 79-07-120 |
|  | 16-230-170 | AMD   | 79–02–046 | 16–316–0046 | REP          | 79–05–079 | 16–316–315  | AMD-P        | 79–03–080 |

| WAC #                    |              | WSR #                  | WAC #                    |              | WSR #                  | WAC #                    |              | WSR #                  |
|--------------------------|--------------|------------------------|--------------------------|--------------|------------------------|--------------------------|--------------|------------------------|
| 16-316-315               | AMD          | 79–05–071              | 16-319-041               | AMD          | 79–05–070              | 16-428-040               | REP-P        | 79-02-071              |
| 16-316-325               | REP-P        | 79-03-080              | 16-320-010               | REP-P        | 79–03–057              |                          | REP          | 79-04-026              |
| 16-316-325<br>16-316-326 | REP<br>AMD–P | 79–05–071<br>79–03–080 | 16-320-010               | REP          | 79-05-075              |                          | REP-P        | 79-02-071              |
| 16-316-326               | AMD-F<br>AMD | 79-05-071              | 16-320-020<br>16-320-020 | REP-P<br>REP | 79–03–057<br>79–05–075 | 16-428-050               | REP          | 79-04-026              |
| 16-316-327               | AMD-P        | 79-03-071              | 16-320-030               | REP-P        | 79-03-073<br>79-03-057 | 16-428-060<br>16-428-060 | REP-P<br>REP | 79-02-071<br>79-04-026 |
| 16-316-327               | AMD          | 79-05-071              | 16-320-030               | REP          | 79-05-075              | 16-428-070               | REP-P        | 79-04-026<br>79-02-071 |
| 16-316-350               | AMD-P        | 79-03-059              | 16-320-040               | REP-P        | 79-03-057              | 16-428-070               | REP          | 79-04-026              |
| 16-316-350               | AMD          | 79-05-060              | 16-320-040               | REP          | 79–05–075              | 16-429-001               | REP-P        | 79-02-071              |
| 16-316-350               | AMD-P        | 79-07-118              | 16-320-050               | REP-P        | 79-03-057              |                          | REP          | 79-04-026              |
| 16-316-370<br>16-316-370 | AMD–P<br>AMD | 79–03–059<br>79–05–060 | 16-320-050<br>16-320-060 | REP<br>REP–P | 79-05-075              |                          | REP-P        | 79-02-071              |
| 16-316-370               | AMD-P        | 79-03-000<br>79-07-118 | 16-320-060               | REP-P        | 79–03–057<br>79–05–075 |                          | REP<br>REP-P | 79-04-026<br>79-02-071 |
| 16-316-440               | AMD-P        | 79-03-070              | 16-320-070               | REP-P        | 79-03-057              |                          | REP-P        | 79-02-071<br>79-04-026 |
| 16-316-440               | AMD          | 79-05-078              | 16-320-070               | REP          | 79-05-075              |                          | REP-P        | 79-02-071              |
| 16-316-460               | AMD-P        | 79-03-070              | 16-320-080               | REP-P        | 79-03-057              | 16-429-030               | REP          | 79-04-026              |
| 16-316-460               | AMD          | 79-05-078              | 16-320-080               | REP          | 79-05-075              |                          | REP-P        | 79-02-071              |
| 16-316-470<br>16-316-470 | AMD–P<br>AMD | 79–03–049<br>79–05–074 | 16-320-090<br>16-320-090 | REP-P<br>REP | 79–03–057<br>79–05–075 | 16-429-040               | REP          | 79-04-026              |
| 16-316-472               | AMD-P        | 79-07-113              | 16-320-100               | REP-P        | 79–03–073<br>79–03–057 |                          | REP-P<br>REP | 79–02–071<br>79–04–026 |
| 16-316-520               | AMD-P        | 79-03-071              | 16-320-100               | REP          | 79-05-075              |                          | REP-P        | 79-04-026<br>79-02-071 |
| 16-316-520               | AMD          | 79-05-056              | 16-320-110               | REP-P        | 79-03-057              | 16-429-060               | REP          | 79-04-026              |
| 16-316-525               | AMD-P        | 79-03-071              | 16-320-110               | REP          | 79-05-075              | 16-429-070               | REP-P        | 79-02-071              |
| 16-316-525<br>16-316-525 | AMD<br>AMD–P | 79-05-056              | 16-320-120               | REP-P        | 79-03-057              |                          | REP          | 79-04-026              |
| 16-316-530               | AMD-P        | 79–07–127<br>79–03–071 | 16-320-120<br>16-354-020 | REP<br>AMD–P | 79–05–075<br>79–04–090 |                          | REP-P        | 79-02-071              |
| 16-316-530               | AMD          | 79–05–056              | 16-354-020               | AMD-F        | 79-06-038              | 16-429-080<br>16-429-090 | REP<br>REP-P | 79-04-026<br>79-02-071 |
| 16-316-540               | AMD-P        | 79-03-071              | 16-354-040               | AMD-P        | 79-04-090              |                          | REP          | 79-04-026              |
| 16-316-540               | AMD          | 79-05-056              | 16-354-040               | AMD          | 79-06-038              |                          | REP-P        | 79-02-071              |
| 16-316-545               | AMD-P        | 79-03-071              | 16-401-003               | REP-P        | 79-02-072              | 16-429-100               | REP          | 79-04-026              |
| 16-316-545<br>16-316-550 | AMD<br>AMD–P | 79-05-056<br>79-03-071 | 16-401-003               | REP          | 79-04-025              |                          | REP-P        | 79-02-071              |
| 16-316-550               | AMD-F<br>AMD | 79-05-056              | 16-401-025<br>16-401-025 | AMD–P<br>AMD | 79-02-072<br>79-04-025 |                          | REP<br>REP-P | 79-04-026              |
| 16-316-550               | AMD-P        | 79-07-127              | 16-401-030               | AMD-P        | 79-02-072              |                          | REP-P<br>REP | 79-02-071<br>79-04-026 |
| 16-316-600               | AMD-P        | 79-03-050              | 16-401-030               | AMD          | 79-04-025              |                          | REP-P        | 79-02-071              |
| 16-316-600               | AMD          | 79-05-073              | 16-401-035               | REP-P        | 79-02-072              |                          | REP          | 79-04-026              |
| 16-316-620               | AMD-P        | 79-03-068              | 16-401-035               | REP          | 79-04-025              | 16-430-020               | REPP         | 79-02-071              |
| 16-316-620<br>16-316-622 | AMD<br>AMD–P | 79–05–057<br>79–03–068 | 16-403-135<br>16-403-135 | REP-P<br>REP | 79–05–087<br>79–07–068 | 16-430-020               | REP          | 79-04-026              |
| 16-316-622               | AMD          | 79-05-057              | 16-403-13501             | REP-P        | 79-05-087              | 16-430-025<br>16-430-025 | REP-P<br>REP | 79-02-071<br>79-04-026 |
| 16-316-660               | AMD-P        | 79-03-051              | 16-403-13501             | REP          | 79-07-068              | 16-430-040               | REP-P        | 79-02-071              |
| 16-316-660               | AMD          | 79-05-076              | 16-403-170               | AMD-P        | 79-01-076              | 16-430-040               | REP          | 79-04-026              |
| 16-316-680               | AMD-P        | 79-03-051              | 16-403-170               | AMD-P        | 79-05-087              | 16-430-050               | REP-P        | 79-02-071              |
| 16-316-680<br>16-316-690 | AMD<br>AMD–P | 79–05–076<br>79–03–067 | 16-403-170<br>16-403-300 | AMD<br>REP-P | 79-07-068              | 16-430-050               | REP          | 79-04-026              |
| 16-316-690               | AMD          | 79-05-058              | 16-403-300               | REP-P        | 79–05–087<br>79–07–068 |                          | REP-P<br>REP | 79–02–071<br>79–04–026 |
| 16-316-790               | AMD-P        | 79-03-052              | 16-427-001               | REP-P        | 79-02-071              |                          | REP-P        | 79-04-026<br>79-02-071 |
| 16-316-790               | AMD          | 79-05-065              | 16-427-001               | REP          | 79-04-026              |                          | REP          | 79-04-026              |
| 16-316-800               | AMD-P        | 79-03-052              | 16-427-010               | REP-P        | 79-02-071              | 16-430-100 I             | REP-P        | 79-02-071              |
| 16-316-800<br>16-316-810 | AMD<br>AMD–P | 79–05–065<br>79–03–052 | 16-427-010<br>16-427-015 | REP          | 79-04-026              |                          | REP          | 79-04-026              |
| 16-316-810               | AMD-F        | 79–05–065<br>79–05–065 | 16-427-015               | REP-P<br>REP | 79-02-071<br>79-04-026 |                          | REP-P        | 79-02-071              |
| 16-316-820               | AMD-P        | 79-03-052              | 16-427-020               | REP-P        | 79-02-071              |                          | REP<br>NEW-P | 79-04-026<br>79-02-071 |
| 16-316-820               | AMD          | 79-05-065              | 16-427-020               | REP          | 79-04-026              |                          | NEW          | 79-04-026              |
| 16-316-830               | AMD-P        | 79-03-052              | 16-427-025               | REP-P        | 79-02-071              | 16-432-020               | NEW-P        | 79-02-071              |
| 16-316-830               | AMD          | 79-05-065              | 16-427-025               | REP          | 79-04-026              |                          | NEW          | 79-04-026              |
| 16-316-840<br>16-316-840 | AMD–P<br>AMD | 79-03-052<br>79-05-065 | 16-427-030<br>16-427-030 | REP-P        | 79-02-071              |                          | NEW-P        | 79-02-071              |
| 16-316-900               | AMD-P        | 79-03-066              | 16-427-040               | REP<br>REP-P | 79-04-026<br>79-02-071 |                          | NEW<br>NEW-P | 79-04-026<br>79-02-071 |
| 16-316-900               | AMD          | 79-05-061              | 16-427-040               | REP          | 79-04-026              |                          | NEW-P        | 79-02-071<br>79-04-026 |
| 16-316-925               | AMD-P        | 79-03-066              | 16-427-050               | REP-P        | 79-02-071              |                          | NEW-P        | 79-02-071              |
| 16-316-925               | AMD          | 79-05-061              | 16-427-050               | REP          | 79-04-026              |                          | NEW          | 79-04-026              |
| 16-317-002               | REP-P        | 79-03-055              | 16-427-060               | REP-P        | 79-02-071              |                          | NEW-P        | 79-02-071              |
| 16-317-002<br>16-317-040 | REP<br>AMD-P | 79–05–080<br>79–03–055 | 16-427-060<br>16-427-070 | REP<br>REP-P | 79-04-026              |                          | NEW          | 79-04-026              |
| 16-317-040               | AMD-F<br>AMD | 79-03-033<br>79-05-080 | 16-427-070               | REP-P        | 79-02-071<br>79-04-026 |                          | NEW-P        | 79-02-071              |
| 16-317-050               | AMD-P        | 79-03-055              | 16-428-001               | REP-P        | 79-04-026              |                          | NEW-P        | 79-04-026<br>79-02-071 |
| 16-317-050               | AMD          | 79-05-080              | 16-428-001               | REP          | 79-04-026              |                          | NEW          | 79-04-026              |
| 16-317-060               | AMD-P        | 79-03-055              | 16-428-010               | REP-P        | 79-02-071              | 16-432-090 N             | NEW-P        | 79-02-071              |
| 16-317-060<br>16-317-080 | AMD<br>NEW-P | 79-05-080<br>79-07-111 | 16-428-010               | REP<br>DED D | 79-04-026              |                          | NEW          | 79-04-026              |
| 16-317-080               | AMD-P        | 79–07–111<br>79–03–079 | 16-428-020<br>16-428-020 | REP-P<br>REP | 79-02-071<br>79-04-026 |                          | NEW-P        | 79-02-071              |
| 16-319-020               | AMD          | 79-05-070              | 16-428-030               | REP-P        | 79-02-071              |                          | NEW-P        | 79-04-026<br>79-02-071 |
| 16-319-041               | AMD-P        | 79–03–079              | 16-428-030               | REP          | 79-04-026              |                          | NEW          | 79-04-026              |

| WAC #                    |                | WSR #                  | WAC #                    |                | WSR #                  | WAC #                      |                | WSR #                  |
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| 16-432-120               | NEW-P          | 79–02–071              | 16-620-260               | AMD-P          | 79-02-076              | 67–32–140                  | NEW-P          | 79-05-106              |
| 16-432-120               | NEW            | 79-04-026              | 16-620-260               | AMD-P          | 79-05-104              | 67-32-150                  | NEW-P          | 79–05–106              |
| 16-432-130               | NEW-P          | 79-02-071              | 16-620-260               | AMD-P          | 79-05-105              | 67-32-160                  | NEW-P          | 79–05–106              |
| 16-432-130               | NEW            | 79-04-026              | 16-620-260               | AMD-P          | 79-07-007              | 67-32-170                  | NEW-P<br>NEW-P | 79–05–106<br>79–05–106 |
| 16-454-050               | REP-P          | 79-02-071              | 16-620-260               | AMD–P<br>AMD   | 79–07–017<br>79–07–098 | 67-32-180<br>67-32-190     | NEW-P<br>NEW-P | 79-03-106<br>79-05-106 |
| 16-454-050               | REP            | 79–04–026<br>79–02–071 | 16-620-260<br>16-620-265 | NEW-P          | 79-07-098<br>79-05-104 | 67-32-190                  | NEW-P          | 79-05-106              |
| 16-454-055<br>16-454-055 | REP-P<br>REP   | 79-02-071<br>79-04-026 | 16-620-265               | NEW-P          | 79-05-105              | 67-32-210                  | NEW-P          | 79-05-106              |
| 16-454-060               | REP-P          | 79-02-071              | 16-620-265               | NEW-P          | 79-07-007              | 67-32-220                  | NEW-P          | 79-05-106              |
| 16-454-060               | REP            | 79-04-026              | 16-620-265               | NEW-P          | 79-07-017              | 67-32-230                  | NEW-P          | 79-05-106              |
| 16-454-065               | REP-P          | 79-02-071              | 16-620-265               | NEW            | 79-07-098              | 67-32-240                  | NEW-P          | 79-05-106              |
| 16-454-065               | REP            | 79-04-026              | 16–620–270               | AMD-P          | 79-05-104              | 67-32-250                  | NEW-P          | 79–05–106              |
| 16-454-070               | REP-P          | 79-02-071              | 16-620-270               | AMD-P          | 79-05-105              | 67-32-260                  | NEW-P          | 79-05-106              |
| 16-454-070               | REP            | 79-04-026              | 16-620-270               | AMD-P<br>AMD-P | 79–07–007<br>79–07–017 | 67-32-270<br>67-32-280     | NEW-P<br>NEW-P | 79-05-106<br>79-05-106 |
| 16-454-075<br>16-454-075 | REP-P<br>REP   | 79–02–071<br>79–04–026 | 16-620-270<br>16-620-270 | AMD-F          | 79-07-017              | 67-32-290                  | NEW-P          | 79-05-106              |
| 16-454-080               | REP-P          | 79-04-020              | 16-620-370               | NEW-P          | 79-05-104              | 67-32-300                  | NEW-P          | 79-05-106              |
| 16-454-080               | REP            | 79-04-026              | 16-620-370               | NEW-P          | 79-05-105              | 67-32-310                  | NEW-P          | 79-05-106              |
| 16-454-085               | REP-P          | 79-02-071              | 16-620-370               | NEW-P          | 79-07-007              | 67-32-320                  | NEW-P          | 79–05–106              |
| 16-454-085               | REP            | 79-04-026              | 16-620-370               | NEW-P          | 79-07-017              | 67-32-330                  | NEW-P          | 79-05-106              |
| 16-454-090               | REP-P          | 79-02-071              | 16-620-370               | NEW            | 79-07-098              | 67-32-340                  | NEW-P<br>NEW-P | 79–05–106<br>79–05–106 |
| 16-454-090               | REP            | 79–04–026<br>79–02–071 | 16-750-010<br>24-12-010  | AMD-P<br>AMD-P | 79–02–074<br>79–02–026 | 67–32–350<br>67–32–360     | NEW-P<br>NEW-P | 79-03-106<br>79-05-106 |
| 16-454-095<br>16-454-095 | REP-P<br>REP   | 79-02-071<br>79-04-026 | 24-12-010                | AMD-F          | 79-04-045              | 67-32-370                  | NEW-P          | 79-05-106              |
| 16-494-001               | AMD-P          | 79-07-115              | 50-12-040                | AMD-P          | 79-01-095              | 67-32-380                  | NEW-P          | 79-05-106              |
| 16-494-040               | AMD-P          | 79-03-063              | 50-12-040                | AMD-E          | 79-02-034              | 67-32-390                  | NEW-P          | 79-05-106              |
| 16-494-040               | AMD            | 79-05-063              | 50-12-040                | AMD            | 79-04-042              | 67-32-400                  | NEW-P          | 79–05–106              |
| 16-494-040               | AMD-P          | 79-07-115              | 50-12-050                | AMD-P          | 79-01-095              | 67-32-410                  | NEW-P          | 79-05-106              |
| 16-494-060               | REP-P          | 79-07-115              | 50-12-050                | AMD-E          | 79-02-034              | 67-32-420                  | NEW-P          | 79–05–106<br>79–05–106 |
| 16-495-001               | REP-P<br>REP   | 79–03–056<br>79–05–086 | 50-12-050<br>50-16-030   | AMD<br>AMD–P   | 79-04-042<br>79-01-095 | 67–32–430<br>67–32–440     | NEW-P<br>NEW-P | 79-05-106              |
| 16-495-001<br>16-495-002 | REP-P          | 79-03-086<br>79-03-056 | 50-16-030                | AMD            | 79-04-042              | 67-32-450                  | NEW-P          | 79-05-106              |
| 16-495-002               | REP            | 79-05-086              | 50-16-035                | AMD-P          | 79-01-095              | 67-32-460                  | NEW-P          | 79-05-106              |
| 16-495-003               | REP-P          | 79-03-056              | 50-16-035                | AMD            | 79-04-042              | 67-32-470                  | NEW-P          | 79-05-106              |
| 16-495-003               | REP            | 79-05-086              | 50-16-045                | AMD-P          | 79-01-095              | 67-32-480                  | NEW-P          | 79–05–106              |
| 16-495-004               | AMD-P          | 79-07-117              | 50-16-045                | AMD<br>AMD–P   | 79-04-042<br>79-01-095 | 67–32–490<br>67–32–500     | NEW-P<br>NEW-P | 79–05–106<br>79–05–106 |
| 16-495-005<br>16-495-005 | REP-P<br>REP   | 79–03–056<br>79–05–086 | 50-16-060<br>50-16-060   | AMD-P          | 79-01-093              | 67-32-510                  | NEW-P          | 79-05-106              |
| 16-495-050               | AMD-P          | 79-03-069              | 50-16-070                | AMD-P          | 79-01-095              | 67-32-520                  | NEW-P          | 79-05-106              |
| 16-495-050               | AMD            | 79-05-085              | 50-16-070                | AMD            | 79-04-042              | 67-32-910                  | NEW-P          | 79–05–106              |
| 16-495-060               | REP-P          | 79–03–056              | 50-16-075                | AMD-P          | 79-01-095              | 82-16-010                  | AMD-P          | 79-07-109              |
| 16-495-070               | REP-P          | 79-07-117              | 50-16-075                | AMD<br>AMD–P   | 79–04–042<br>79–01–095 | 82-16-020<br>82-16-090     | AMD–P<br>AMD–P | 79–07–109<br>79–07–109 |
| 16-495-080               | AMD–P<br>AMD   | 79–03–056<br>79–05–086 | 50-16-080<br>50-16-080   | AMD-P          | 79-01-093              | 82-16-900                  | AMD-P          | 79-07-109              |
| 16-495-080<br>16-495-085 | AMD-P          | 79-03-056              | 50-16-095                | AMD-P          | 79-01-095              | 82-16-9001                 | AMD-P          | 79 07-109              |
| 16-495-085               | AMD            | 79-05-086              | 50-16-095                | AMD            | 79-04-042              | 82-24-010                  | AMD-P          | 79-07-110              |
| 16-495-090               | AMD-P          | 79-03-056              | 50-16-100                | AMD-P          | 79-01-095              | 82-24-020                  | AMD-P          | 79-07-110              |
| 16-495-090               | AMD            | 79-05-086              | 50-16-100                | AMD            | 79-04-042              | 82-24-050                  | AMD-P          | 79–07–110<br>79–07–110 |
| 16-495-095               | AMD-P          | 79–03–056<br>79–05–086 | 50-20-010<br>50-20-010   | AMD-P<br>AMD   | 79-01-095<br>79-04-042 | 82-24-060<br>82-24-080     | AMD–P<br>AMD–P | 79-07-110              |
| 16-495-095<br>16-495-105 | AMD<br>AMD–P   | 79-03-056              | 50-20-050                | AMD-P          | 79-01-095              | 82-24-090                  | AMD-P          | 79-07-110              |
| 16-495-105               | AMD            | 79-05-086              | 50-20-050                | AMD            | 79-04-042              | 82-24-100                  | AMD-P          | 79-07-110              |
| 16-529-140               | AMD-P          | 79-03-076              | 50-24-030                | AMD-P          | 79-01-095              | 82-24-110                  | AMD-P          | 79-07-110              |
| 16-529-140               | AMD            | 79-07-061              | 50-24-030                | AMD            | 79-04-042              | 82-24-130                  | AMD-P          | 79-07-110              |
| 16-620-007               | REP-P          | 79-02-004              | 50-24-120<br>50-24-120   | AMD-P<br>AMD   | 79-01-095<br>79-04-042 | 82-28-010<br>82-28-010     | AMD–P<br>AMD–P | 79–01–091<br>79–03–022 |
| 16-620-007<br>16-620-007 | REP-P<br>REP-P | 79-02-076<br>79-05-104 | 50-24-120                | AMD-P          | 79-04-042              | 82-28-010                  | AMD-P          | 79-03-040              |
| 16-620-007               | REP-P          | 79-05-105              | 50-24-140                | AMD            | 79-04-042              | 82-28-010                  | AMD            | 79-04-010              |
| 16-620-007               | REP-P          | 79-07-007              | 51-10                    | AMD-P          | 79–02–078              | 82-28-040                  | AMD-P          | 79-01-091              |
| 16-620-007               | REP-P          | 79-07-017              | 51-10                    | AMD-P          | 79–02–078              | 82-28-040                  | AMD-P          | 79-03-022              |
| 16-620-007               | REP            | 79-07-098              | 67-32                    | NEW-P          | 79-05-106<br>79-05-106 | 82-28-040<br>82-28-040     | AMD–P<br>AMD   | 79–03–040<br>79–04–010 |
| 16-620-100<br>16-620-100 | AMD–P<br>AMD–P | 79-05-104<br>79-05-105 | 67-32-010<br>67-32-020   | NEW-P<br>NEW-P | 79–05–106<br>79–05–106 | 82-28-050                  | AMD-P          | 79-01-091              |
| 16-620-100               | AMD-P          | 79-07-007              | 67-32-030                | NEW-P          | 79-05-106              | 82-28-050                  | AMD-P          | 79-03-022              |
| 16-620-100               | AMD-P          | 79-07-017              | 67-32-040                | NEW-P          | 79-05-106              | 82-28-050                  | AMD-P          | 79-03-040              |
| 16-620-100               | AMD            | 79–07–098              | 67-32-050                | NEW-P          | 79-05-106              | 82-28-050                  | AMD            | 79-04-010              |
| 16-620-240               | AMD-P          | 79-02-004              | 67-32-060                | NEW-P          | 79-05-106              | 82-28-06001                | AMD-P<br>AMD-P | 79-01-091<br>79-03-022 |
| 16-620-240<br>16-620-240 | AMD-P<br>AMD-P | 79-02-076<br>79-05-104 | 67-32-070<br>67-32-080   | NEW-P<br>NEW-P | 79–05–106<br>79–05–106 | 82-28-06001<br>82-28-06001 | AMD-P<br>AMD-P | 79-03-022<br>79-03-040 |
| 16-620-240               | AMD-P          | 79-05-105              | 67-32-080                | NEW-P          | 79-05-106              | 82-28-06001                | AMD            | 79-04-010              |
| 16-620-240               | AMD-P          | 79-07-007              | 67-32-100                | NEW-P          | 79-05-106              | 82-28-080                  | AMD-P          | 79-01-091              |
| 16-620-240               | AMD-P          | 79-07-017              | 67-32-110                | NEW-P          | 79-05-106              | 82-28-080                  | AMD-P          | 79-03-022              |
| 16-620-240               | AMD            | 79-07-098              | 67-32-120                | NEW-P<br>NEW-P | 79-05-106<br>79-05-106 | 82-28-080<br>82-28-080     | AMD-P<br>AMD   | 79-03-040<br>79-04-010 |
| 16–620–260               | AMD-P          | 79–02–004              | 67-32-130                | HEW-P          | 13-03-100              | 02-20-000                  | AND            | //-04-010              |

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|----------------------------|----------------|------------------------|----------------------------|----------------|------------------------|------------------------------|----------------|-------------------------------------|
| 82-28-130                  | AMD-P          | 79-01-091              | 106-136-208                | AMD            | 79-06-046              | 131-28-041                   | AMD-P          | 79-05-082                           |
| 82-28-130                  | AMD-P          | 79–03–022<br>79–03–040 | 106-136-209                | AMD-P          | 79–03–042<br>79–06–046 | 131-28-041                   | AMD<br>NEW-E   | 79–07–070<br>79–07–071              |
| 82-28-130<br>82-28-130     | AMD-P<br>AMD   | 79-03-040<br>79-04-010 | 106-136-209<br>106-136-300 | AMD<br>AMD–P   | 79-03-048<br>79-03-042 | 131-28-085<br>132B-128-010   | AMD-P          | 79–07–071<br>79–06–102              |
| 82-28-190                  | AMD-P          | 79-01-091              | 106-136-300                | AMD            | 79-06-046              | 132B-128-020                 | AMD-P          | 79-06-102                           |
| 82-28-190                  | AMD-P          | 79-03-022              | 106-136-400                | AMD-P          | 79-03-042              | 132B-128-030                 | AMD-P          | 79-06-102                           |
| 82-28-190                  | AMD-P          | 79-03-040              | 106-136-400                | AMD _          | 79-06-046              | 132B-128-050                 | AMD-P          | 79-06-102                           |
| 82-28-190                  | AMD            | 79-04-010              | 106-136-410                | AMD-P          | 79–03–042              | 132E-128-001                 | NEW-E          | 79–03–026                           |
| 82-28-230<br>82-28-230     | AMD–P<br>AMD–P | 79–01–091<br>79–03–022 | 106-136-410<br>106-136-411 | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 132E-128-001<br>132E-128-001 | NEW-P<br>NEW-P | 79–04–075<br>79–06–018              |
| 82-28-230<br>82-28-230     | AMD-P          | 79-03-040              | 106-136-411                | AMD-I          | 79-06-046              | 132E-128-001                 | NEW            | 79-06-060                           |
| 82-28-230                  | AMD            | 79-04-010              | 106-136-501                | AMD-P          | 79-03-042              | 132E-128-001                 | NEW-E          | 79-06-061                           |
| 106-08-001                 | AMD-P          | 79-03-042              | 106-136-501                | AMD            | 79-06046               | 132E-128-010                 | AMD-E          | 79–02–018                           |
| 106-08-001                 | AMD            | 79–06–046              | 106-136-510                | AMD-P          | 79–03–042              | 132E-128-010                 | REP-E          | 79–03–026                           |
| 106-112-200<br>106-116-201 | AMD–P<br>AMD–P | 79–06–045<br>79–03–042 | 106-136-510<br>106-136-520 | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 132E-128-010<br>132E-128-010 | REP-P<br>REP-P | 79–04–075<br>79–06–018              |
| 106-116-201                | AMD-F          | 79-06-046              | 106-136-520                | AMD-I          | 79-06-046              | 132E-128-010                 | REP            | 79-06-060                           |
| 106-116-205                | AMD-P          | 79-03-042              | 106-136-521                | AMD-P          | 79-03-042              | 132E-128-010                 | REP-E          | 79-06-061                           |
| 106-116-205                | AMD            | 79-06-046              | 106-136-521                | AMD            | 79-06-046              | 132E-128-020                 | AMD-E          | 79–02–018                           |
| 106-116-304                | AMD-P          | 79-04-044              | 106-136-522                | AMD-P          | 79–03–042              | 132E-128-020                 | REP-E          | 79–03–026                           |
| 106-116-304<br>106-116-603 | AMD<br>AMD-P   | 79–06–046<br>79–03–042 | 106–136–522<br>106–136–523 | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 132E-128-020<br>132E-128-020 | REP-P<br>REP-P | 79–04–075<br>79–06–018              |
| 106-116-603                | AMD-I          | 79-06-046              | 106-136-523                | AMD-1          | 79-06-046              | 132E-128-020                 | REP            | 79-06-060                           |
| 106-120-010                | AMD-P          | 79-03-042              | 106-136-524                | AMD-P          | 79-03-042              | 132E-128-020                 | REP-E          | 79-06-061                           |
| 106-120-010                | AMD            | 79-06-046              | 106136524                  | AMD            | 79-06-046              | 132E-128-030                 | AMD-E          | 79–02–018                           |
| 106-120-020                | AMD-P          | 79–03–042<br>79–06–046 | 106-136-525                | AMD–P<br>AMD   | 79–03–042<br>79–06–046 | 132E-128-030<br>132E-128-030 | REP-E<br>REP-P | 79–03–026<br>79–04–075              |
| 106-120-020<br>106-120-043 | AMD<br>AMD-P   | 79-06-046<br>79-03-042 | 106-136-525<br>106-136-526 | AMD-P          | 79-03-048<br>79-03-042 | 132E-128-030                 | REP-P          | 79-04-073<br>79-06-018              |
| 106-120-043                | AMD            | 79-06-046              | 106-136-526                | AMD            | 79-06-046              | 132E-128-030                 | REP            | 79-06-060                           |
| 106-120-050                | AMD-P          | 79-03-042              | 106-136-527                | AMD-P          | 79-03-042              | 132E-128-030                 | REP-E          | 79-06-061                           |
| 106-120-050                | AMD            | 79-06-046              | 106-136-527                | AMD            | 79-06-046              | 132E-128-040                 | AMD-E          | 79-02-018                           |
| 106-120-051                | AMD-P          | 79–03–042<br>79–06–046 | 106-136-528<br>106-136-528 | AMD–P<br>AMD   | 79–03–042<br>79–06–046 | 132E-128-040<br>132E-128-040 | REP-E<br>REP-P | 79–03–026<br>79–04–075              |
| 106-120-051<br>106-120-055 | AMD<br>AMD–P   | 79-03-048<br>79-03-042 | 106-136-529                | AMD-P          | 79-03-042              | 132E-128-040                 | REP-P          | 79-06-018                           |
| 106-120-055                | AMD            | 79-06-046              | 106-136-529                | AMD            | 79-06-046              | 132E~128-040                 | REP            | 79-06-060                           |
| 106-120-061                | AMD-P          | 79-03-042              | 106-136-590                | AMD-P          | 79-03-042              | 132E-128-040                 | REP-E          | 79-06-061                           |
| 106-120-061                | AMD            | 79-06-046              | 106-136-590                | AMD            | 79–06–046<br>79–03–042 | 132E-128-050                 | AMD-E<br>REP-E | 79–02–018<br>79–03–026              |
| 106-120-062<br>106-120-062 | AMD–P<br>AMD   | 79–03–042<br>79–06–046 | 106-136-591<br>106-136-591 | AMD–P<br>AMD   | 79-03-042<br>79-06-046 | 132E-128-050<br>132E-128-050 | REP-E<br>REP-P | 79-03-026<br>79-04-075              |
| 106-120-064                | AMD-P          | 79-03-042              | 106-136-601                | AMD-P          | 79-03-042              | 132E-128-050                 | REP-P          | 79-06-018                           |
| 106-120-064                | AMD            | 79-06-046              | 106-136-601                | AMD            | 79-06-046              | 132E-128-050                 | REP            | 79-06-060                           |
| 106-120-200                | AMD-P          | 79–03–042              | 106-136-620                | AMD-P          | 79-03-042              | 132E-128-050                 | REP-E          | 79-06-061                           |
| 106-120-200<br>106-120-210 | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 106-136-620<br>106-136-625 | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 132E-128-060<br>132E-128-060 | AMD–E<br>REP–E | 79–02–018<br>79–03–026              |
| 106-120-210                | AMD            | 79-06-046              | 106-136-625                | AMD-1          | 79-06-046              | 132E-128-060                 | REP-P          | 79-04-075                           |
| 106-120-220                | AMD-P          | 79-03-042              | 106-136-630                | AMD-P          | 79-03-042              | 132E-128-060                 | REP-P          | 79-06-018                           |
| 106-120-220                | AMD            | 79-06-046              | 106-136-630                | AMD            | 79-06-046              | 132E-128-060                 | REP            | 79-06-060                           |
| 106-120-230                | AMD-P          | 79–03–042<br>79–06–046 | 106–136–643<br>106–136–643 | AMD–P<br>AMD   | 79–03–042<br>79–06–046 | 132E-128-060<br>132E-128-070 | REP–E<br>AMD–E | 79-06-061<br>79-02-018              |
| 106-120-230<br>106-120-240 | AMD<br>AMD-P   | 79-03-046<br>79-03-042 | 106-136-644                | AMD-P          | 79-03-042              | 132E-128-070                 | REP-E          | 79-03-026                           |
| 106-120-240                | AMD            | 79-06-046              | 106-136-644                | AMD            | 79-06-046              | 132E-128-070                 | REP-P          | 79-04-075                           |
| 106-120-250                | AMD-P          | 79-03-042              | 106-136-670                | AMD-P          | 79-03-042              | 132E-128-070                 | REP-P          | 79-06-018                           |
| 106-120-250                | AMD            | 79-06-046              | 106-136-670                | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 132E-128-070<br>132E-128-070 | REP<br>REP–E   | 79–06–060<br>79–06–061              |
| 106-120-700<br>106-120-700 | AMD-P<br>AMD   | 79–03–042<br>79–06–046 | 106-136-680<br>106-136-680 | AMD-P<br>AMD   | 79-03-042<br>79-06-046 | 132E-128-070<br>132E-128-080 | AMD-E          | 79-06-061<br>79-02-018              |
| 106-120-800                | AMD-P          | 79-03-042              | 106-136-910                | AMD-P          | 79-03-042              | 132E-128-080                 | REP-E          | 79-03-026                           |
| 106-120-800                | AMD            | 79-06-046              | 106-136-910                | AMD            | 79-06-046              | 132E-128-080                 | REP-P          | 79-04-075                           |
| 106-120-900                | AMD-P          | 79-03-042              | 106-136-911                | AMD-P          | 79–03–042              | 132E-128-080                 | REP-P          | 79-06-018                           |
| 106-120-900<br>106-124-011 | AMD<br>AMD-P   | 79-06-046<br>79-04-044 | 106-136-911<br>106-136-920 | AMD<br>AMD–P   | 79–06–046<br>79–03–042 | 132E-128-080<br>132E-128-080 | REP<br>REP-E   | 79–06–060<br>79–06–061              |
| 106-124-011                | AMD-I          | 79-06-046              | 106-136-920                | AMD-1          | 79-06-046              | 132E-128-090                 | REP-E          | 79-02-018                           |
| 106-136-200                | AMD-P          | 79-03-042              | 131-08-005                 | AMD-P          | 79-01-086              | 132E-128-090                 | REP-E          | 79-03-026                           |
| 106-136-200                | AMD            | 79–06–046              | 131-16-011                 | AMD-P          | 79-01-087              | 132E~128-090                 | REP-P          | 79-04-075                           |
| 106-136-201                | AMD-P          | 79-03-042              | 131-16-011                 | AMD-P<br>AMD-P | 79–04–046<br>79–01–087 | 132E-128-090<br>132E-128-090 | REP-P<br>REP   | 79–06–018<br>79–06–060              |
| 106-136-201<br>106-136-202 | AMD<br>AMD-P   | 79–06–046<br>79–03–042 | 131-16-040<br>131-16-040   | AMD-P<br>AMD-P | 79-01-087<br>79-04-046 | 132E-128-090                 | REP-E          | 79-06-060<br>79-06-061              |
| 106-136-202                | AMD            | 79-06-046              | 131-16-061                 | AMD-P          | 79-01-087              | 132E-129-001                 | NEW-E          | 79-03-026                           |
| 106-136-205                | AMD-P          | 79-03-042              | 131-16-061                 | AMD-P          | 79-04-046              | 132E-129-001                 | NEW-P          | 79-04-075                           |
| 106-136-205                | AMD            | 79-06-046              | 131-16-062                 | NEW-P          | 79-01-087              | 132E-129-001<br>132E-129-001 | NEW-P<br>NEW   | <sup>-</sup> 79–06–018<br>79–06–060 |
| 106-136-206<br>106-136-206 | AMD-P<br>AMD   | 79–03–042<br>79–06–046 | 131–16–062<br>131–16–067   | NEW-P<br>NEW-P | 79–04–046<br>79–01–087 | 132E-129-001<br>132E-129-001 | NEW-E          | 79-06-060<br>79-06-061              |
| 106-136-207                | AMD~P          | 79–03–042              | 131-16-067                 | NEW-P          | 79-04-046              | 132E-129-010                 | AMD-E          | 79-02-018                           |
| 106-136-207                | AMD            | 79-06-046              | 131-28-040                 | AMD-P          | 79-05-082              | 132E-129-010                 | REP-E          | 79-03-026                           |
| 106–136–208                | AMD-P          | 79–03–042              | 131-28-040                 | AMD            | 79–07–070              | 132E-129-010                 | REP-P          | 79–04–075                           |

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| 132E-129-010                 | REP-P          | 79–06–018              | 132G-126-210                 | NEW            | 79–06–106              | 132U-60-006                | REP            | 79-05-038              |
| 132E-129-010                 | REP            | 79-06-060              | 132G-126-220                 | NEW-P          | 79-04-095              | 132U-60-007                | REP-P          | 79-03-035              |
| 132E-129-010                 | REP-E          | 79-06-061              | 132G-126-220                 | NEW-P          | 79–06–041              | 132U-60-007                | REP            | 79-05-038              |
| 132E-129-020                 | AMD-E          | 79-02-018              | 132G-126-220                 | NEW            | 79-06-106              | 132U-60-008                | REP-P          | 79–03–035              |
| 132E-129-020                 | REP-E          | 79-03-026              | 132G-126-230                 | NEW-P          | 79-04-095              | 132U-60-008                | REP            | 79-05-038              |
| 132E-129-020<br>132E-129-020 | REP-P<br>REP-P | 79-04-075<br>79-06-018 | 132G-126-230<br>132G-126-230 | NEW-P<br>NEW   | 79–06–041<br>79–06–106 | 132U-60-009                | REP-P          | 79-03-035              |
| 132E-129-020<br>132E-129-020 | REP            | 79-06-060              | 132G-126-240                 | NEW-P          | 79-06-106<br>79-04-095 | 132U-60-009<br>132U-60-010 | REP<br>REP-P   | 79–05–038<br>79–03–035 |
| 132E-129-020                 | REP-E          | 79-06-061              | 132G-126-240                 | NEW-P          | 79-06-041              | 132U-60-010                | REP            | 79–03–033<br>79–05–038 |
| 132E-129-030                 | NEW-E          | 79-02-018              | 132G-126-240                 | NEW            | 79-06-106              | 132U-60-011                | REP-P          | 79-03-035              |
| 132E-129-030                 | REP-E          | 79-03-026              | 132G-126-250                 | NEW-P          | 79-04-095              | 132U-60-011                | REP            | 79-05-038              |
| 132E-129-030                 | REP-P          | 79-04-075              | 132G-126-250                 | NEW-P          | 79-06-041              | 132U-60-012                | REP-P          | 79-03-035              |
| 132E-129-030                 | REP-P          | 79-06-018              | 132G-126-250                 | NEW            | 79-06-106              | 132U-60-012                | REP            | 79-05-038              |
| 132E-129-030<br>132E-129-030 | REP-E          | 79–06–060<br>79–06–061 | 132G-126-260<br>132G-126-260 | NEW-P<br>NEW-P | 79-04-095<br>79-06-041 | 136-10-050                 | AMD            | 79-01-096              |
| 132E-129-040                 | NEW-E          | 79-02-018              | 132G-126-260<br>132G-126-260 | NEW-P          | 79–06–041<br>79–06–106 | 136-18-020<br>136-18-030   | AMD<br>AMD     | 79-01-098<br>79-01-098 |
| 132E-129-040                 | REP-E          | 79-03-026              | 132G-126-270                 | NEW            | 79-06-106              | 136-18-040                 | REP            | 79-01-098              |
| 132E-129-040                 | REP-P          | 79-04-075              | 132G-126-280                 | NEW            | 79–06–106              | 136-18-050                 | AMD            | 79-01-098              |
| 132E-129-040                 | REP-P          | 79-06-018              | 132G-126-290                 | NEW            | 79-06-106              | 136-18-060                 | AMD            | 79-01-098              |
| 132E-129-040                 |                | 79–06–060              | 132G-126-300                 | NEW            | 79-06-106              | 136–18–070                 | AMD            | 79-01-098              |
| 132E-129-040                 | REP-E          | 79-06-061              | 132G-126-310                 | NEW            | 79-06-106              | 136-20-010                 | AMD            | 79-01-099              |
| 132E-129-050<br>132E-129-050 | NEW-E<br>REP-E | 79–02–018<br>79–03–026 | 132G-126-320<br>132G-126-330 | NEW<br>NEW     | 79–06–106<br>79–06–106 | 136-20-020                 | AMD            | 79-01-099              |
| 132E-129-050                 | REP-P          | 79-03-026<br>79-04-075 | 132G-126-340                 | NEW            | 79–06–106<br>79–06–106 | 136-20-030<br>136-20-040   | AMD<br>AMD     | 79-01-099<br>79-01-099 |
| 132E-129-050                 | REP-P          | 79-06-018              | 132G-126-350                 | NEW            | 79-06-106              | 136-20-050                 | AMD            | 79-01-099              |
| 132E-129-050                 |                | 79-06-060              | 132G-126-360                 | NEW            | 79-06-106              | 136-20-060                 | AMD            | 79-01-099              |
| 132E-129-050                 | REP-E          | 79-06-061              | 132G-126-370                 | NEW            | 79-06-106              | 136-32-030                 | AMD            | 79-01-097              |
| 132E-129-060                 | NEW-E          | 79-02-018              | 132G-126-380                 | NEW            | 79-06-106              | 173-06-060                 | AMD-E          | 79-06-014              |
| 132E-129-060<br>132E-129-060 | REP-E<br>REP-P | 79-03-026              | 132G-126-390                 | NEW            | 79-06-106              | 173-06-060                 | AMD-P          | 79-06-015              |
| 132E-129-060<br>132E-129-060 | REP-P          | 79–04–075<br>79–06–018 | 132G-126-400<br>132G-136-120 | NEW<br>NEW-P   | 79–06–106<br>79–04–095 | 173-19-040<br>173-19-044   | AMD-P<br>NEW-P | 79-06-113              |
| 132E-129-060                 | KLI –I         | 79-06-060              | 132G-136-120                 | NEW-P          | 79-06-041              | 173-19-060                 | AMD-P          | 79–06–113<br>79–06–113 |
| 132E-129-060                 | REP-E          | 79-06-061              | 132G-136-120                 | NEW            | 79-06-106              | 173-19-090                 | AMD-P          | 79–06–113              |
| 132E-129-070                 | NEW-E          | 79-02-018              | 132G-136-130                 | NEW-P          | 79-04-095              | 173-19-090                 | AMD-E          | 79-07-048              |
| 132E-129-070                 | REP-E          | 79-03-026              | 132G-136-130                 | NEW-P          | 79-06-041              | 173-19-100                 | AMD-P          | 79–06–113              |
| 132E-129-070<br>132E-129-070 | REP-P<br>REP-P | 79-04-075<br>79-06-018 | 132G-136-130<br>132G-140-062 | NEW<br>NEW     | 79-06-106              | 173-19-100                 | AMD-E          | 79-07-048              |
| 132E-129-070<br>132E-129-070 | KEF-F          | 79-06-060              | 132G-140-062<br>132G-140-064 | NEW            | 79–06–106<br>79–06–106 | 173-19-110<br>173-19-110   | AMD-P<br>AMD-E | 79–06–113<br>79–07–048 |
| 132E-129-070                 | REP-E          | 79-06-061              | 132G-140-066                 | NEW            | 79-06-106              | 173-19-110                 | AMD-P          | 79-06-113              |
| 132G-104-010                 | AMD-P          | 79-04-095              | 132G-140-068                 | NEW            | 79-06-106              | 173-19-120                 | AMD-E          | 79-07-048              |
| 132G-104-010                 | AMD-P          | 79-06-041              | 132G-140-070                 | AMD-P          | 79-04-095              | 173-19-130                 | AMD-P          | 79-06-113              |
| 132G-104-010<br>132G-120-110 | AMD<br>AMD–P   | 79-06-106              | 132G-140-070                 | AMD-P          | 79-06-041              | 173-19-130                 | AMD-E          | 79-07-048              |
| 132G-120-110<br>132G-120-110 | AMD-P          | 79-04-095<br>79-06-041 | 132G-140-070<br>132G-160-500 | AMD<br>NEW-P   | 79-06-106<br>79-04-095 | 173-19-140<br>173-19-140   | AMD-P<br>AMD-E | 79–06–113<br>79–07–048 |
| 132G-120-110                 | AMD            | 79-06-106              | 132G-160-500                 | NEW-P          | 79-06-041              | 173-19-150                 | AMD-E          | 79-06-113              |
| 132G-126-010                 | NEW-P          | 79-04-095              | 132G-160-500                 | NEW            | 79-06-106              | 173-19-150                 | AMD-E          | 79-07-048              |
| 132G-126-010                 | NEW-P          | 79-06-041              | 132G-168-012                 | NEW-P          | 79-04-095              | 173-19-160                 | AMD-P          | 79-06-113              |
| 132G-126-010                 | NEW D          | 79-06-106              | 132G-168-012                 | NEW-P          | 79-06-041              | 173-19-160                 | AMD-E          | 79-07-048              |
| 132G-126-020<br>132G-126-020 | NEW-P<br>NEW-P | 79–04–095<br>79–06–041 | 132G-168-012<br>132G-168-014 | NEW<br>NEW-P   | 79-06-106<br>79-04-095 | 173–19–170<br>173–19–170   | AMD-P<br>AMD-E | 79-06-113              |
| . 132G-126-020               | NEW            | 79-06-106              | 132G-168-014                 | NEW-P          | 79-04-093              | 173-19-170                 | AMD-E<br>AMD-P | 79–07–048<br>79–06–113 |
| 132G-126-030                 | NEW-P          | 79-04-095              | 132G-168-014                 | NEW            | 79-06-106              | 173-19-180                 | AMD-E          | 79-07-048              |
| 132G-126-030                 | NEW-P          | 79-06-041              | 132G-168-016                 | NEW-P          | 79-04-095              | 173-19-190                 | AMD-P          | 79-06-113              |
| 132G-126-030                 | NEW            | 79–06–106              | 132G-168-016                 | NEW-P          | 79-06-041              | 173–19–190                 | AMD-E          | 79-07-048              |
| 132G-126-040<br>132G-126-040 | NEW-P<br>NEW-P | 79-04-095<br>79-06-041 | 132G-168-016<br>132G-168-018 | NEW<br>NEW-P   | 79-06-106<br>79-04-095 | 173-19-200                 | AMD-P          | 79–06–113              |
| 132G-126-040<br>132G-126-040 | NEW            | 79-06-106              | 132G-168-018                 | NEW-P          | 79-04-093<br>79-06-041 | 173-19-200<br>173-19-210   | AMD-E<br>AMD-P | 79-07-048<br>79-06-113 |
| 132G-126-050                 | NEW-P          | 79-04-095              | 132G-168-018                 | NEW            | 79-06-106              | 173-19-210                 | AMD-E          | 79-07-048              |
| 132G-126-050                 | NEW-P          | 79-06-041              | 1321-104-060                 | AMD-P          | 79-03-028              | 173-19-220                 | AMD-P          | 79-06-113              |
| 132G-126-050                 | ŅEW            | 79-06-106              | 132P-104-020                 | AMD-P          | 79-05-052              | 173-19-220                 | AMD-E          | 79-07-048              |
| 132G-126-060<br>132G-126-060 | NEW-P          | 79-04-095              | 132P-104-020                 | AMD            | 79-07-012              | 173-19-230                 | AMD-P          | 79–06–113              |
| 132G-126-060<br>132G-126-060 | NEW-P<br>NEW   | 79-06-041<br>79-06-106 | 132S-16-040<br>132S-16-040   | REP-P<br>REP   | 79–04–005<br>79–06–098 | 173–19–230<br>173–19–240   | AMD–E<br>AMD–P | 79-07-048              |
| 132G-126-070                 | NEW-P          | 79-04-095              | 132U-60-001                  | REP-P          | 79-03-035              | 173-19-240                 | AMD-F          | 79–06–113<br>79–07–048 |
| 132G-126-070                 | NEW-P          | 79-06-041              | 132U-60-001                  | REP            | 79-05-038              | 173-19-250                 | AMD-P          | 79-06-113              |
| 132G-126-070                 | NEW            | 79–06–106              | 132U-60-002                  | REP-P          | 79-03-035              | 173-19-250                 | AMD-E          | 79-07-048              |
| 132G-126-080                 | NEW-P          | 79-04-095              | 132U-60-002                  | REP            | 79-05-038              | 173–19–260                 | AMD-P          | 79-06-113              |
| 132G-126-080<br>132G-126-080 | NEW-P<br>NEW   | 79-06-041<br>79-06-106 | 132U-60-003<br>132U-60-003   | REP-P<br>REP   | 79–03–035<br>79–05–038 | 173-19-260                 | AMD-E          | 79-07-048              |
| 132G-126-200                 | NEW-P          | 79-06-106<br>79-04-095 | 132U-60-003                  | REP-P          | 79-03-038<br>79-03-035 | 173–19–270<br>173–19–270   | AMD-P<br>AMD-E | 79–06–113<br>79–07–048 |
| 132G-126-200                 | NEW-P          | 79-06-041              | 132U-60-004                  | REP            | 79-05-038              | 173-19-270                 | AMD-E          | 79-07-048<br>79-06-113 |
| 132G-126-200                 | NEW            | 79-06-106              | 132U-60-005                  | REP-P.         | 79-03-035              | 173-19-280                 | AMD-E          | 79-07-048              |
| 132G-126-210                 | NEW-P          | 79-04-095              | 132U-60-005                  | REP            | 79-05-038              | 173-19-290                 | AMD-P          | 79-06-113              |
| 132G-126-210                 | NEW-P          | 79–06–041              | 132U-60-006                  | REP-P          | 79–03–035              | 173–19–290                 | AMD-E          | .79-07-048             |

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| 173–19–300               | AMD-P          | 79–06–113              | 173–70–070                 | NEW            | 79–04–034              | 173-507                    | NEW-P          | 79–06–115  |
| 173-19-300               | AMD-E          | 79–07–048              | 173-70-080                 | NEW            | 79-04-034              | 173-507-010                | NEW-P          | 79-06-115  |
| 173-19-310<br>173-19-310 | AMD–P<br>AMD–E | 79–06–113<br>79–07–048 | 173–70–090<br>173–70–100   | NEW<br>NEW     | 79–04–034<br>79–04–034 | 173-507-020<br>173-507-030 | NEW-P<br>NEW-P | 79–06–115<br>79–06–115                                     |
| 173-19-310               | AMD-E          | 79-06-113              | 173-70-100                 | NEW            | 79-04-034              | 173-507-030                | NEW-P          | 79–06–115<br>79–06–115                                     |
| 173-19-320               | AMD-E          | 79-07-048              | 173-70-120                 | NEW            | 79-04-034              | 173-507-050                | NEW-P          | 79-06-115  |
| 173-19-330               | AMD-P          | 79-06-113              | 173-134-010                | AMD-P          | 79-05-112              | 173-507-060                | NEW-P          | 79–06–115  |
| 173-19-330               | AMD–E<br>AMD–P | 79–07–048<br>79–06–113 | 173–134–050<br>173–134–055 | AMD-P          | 79–05–112<br>79–05–112 | 173-507-070                | NEW-P          | 79–06–115  |
| 173-19-340<br>173-19-340 | AMD-P<br>AMD-E | 79–06–113<br>79–07–048 | 173-134-060                | NEW-P<br>AMD-P | 79–05–112<br>79–05–112 | 173–507–080<br>173–508     | NEW-P<br>NEW-P | 79–06–115<br>79–06–114                                     |
| 173-19-350               | AMD-P          | 79-06-113              | 173-134-140                | NEW-P          | 79-05-112              | 173-508-010                | NEW-P          | 79-06-114  |
| 173-19-350               | AMD-P          | 79–07–047              | 173-134-150                | NEW-P          | 79-05-112              | 173-508-020                | NEW-P          | 79-06-114  |
| 173-19-350               | AMD–E<br>AMD–P | 79–07–048<br>79–06–113 | 173–134–160<br>173–160–090 | NEW-P<br>AMD   | 79-05-112<br>79-02-010 | 173-508-030                | NEW-P          | 79-06-114  |
| 173-19-360<br>173-19-360 | AMD-F          | 79–07–048              | 173-160-09001              | NEW            | 79-02-010<br>79-02-010 | 173-508-040<br>173-508-050 | NEW-P<br>NEW-P | 79-06-114<br>79-06-114                                     |
| 173-19-370               | AMD-P          | 79-06-113              | 173-160-100                | AMD            | 79-02-010              | 173-508-060                | NEW-P          | 79-06-114  |
| 173-19-370               | AMD-E          | 79–07–048              | 173-160-200                | AMD            | 79-02-010              | 173-508-070                | NEW-P          | 79-06-114  |
| 173-19-380<br>173-19-380 | AMD–P<br>AMD–E | 79–06–113<br>79–07–048 | 173–160–290<br>173–240–010 | AMD<br>NEW     | 79–02–010<br>79–02–033 | 173-508-080<br>173-508-090 | NEW-P<br>NEW-P | 79–06–114<br>79–06–114                                     |
| 173-19-390               | AMD-E          | 79-06-113              | 173-240-010                | NEW            | 79-02-033              | 173-508-100                | NEW-P          | 79-06-114<br>79-06-114                                     |
| 173-19-390               | AMD-E          | 79-07-048              | 173-240-030                | NEW            | 79-02-033              | 174-126-010                | NEW-P          | 79-04-089  |
| 173-19-400               | AMD-P          | 79-06-113              | 173-240-040                | NEW            | 79-02-033              | 174-126-010                | NEW            | 79-07-003  |
| 173-19-400<br>173-19-410 | AMD–E<br>AMD–P | 79–07–048<br>79–06–113 | 173–240–050<br>173–240–060 | NEW<br>NEW     | 79–02–033<br>79–02–033 | 174-126-020<br>174-126-020 | NEW-P<br>NEW   | 79–04–089<br>79–07–003                                     |
| 173-19-410               | AMD-E          | 79–00–113<br>79–07–048 | 173-240-000                | NEW            | 79-02-033              | 174-126-030                | NEW-P          | 79-04-089  |
| 173-19-420               | AMD-P          | 79-06-113              | 173-240-080                | NEW            | 79-02-033              | 174-126-030                | NEW            | 79-07-003  |
| 173-19-420               | AMD-E          | 79–07–048              | 173-240-090                | NEW            | 79–02–033              | 174-162-320                | NEW-P          | 79-04-089  |
| 173-19-430<br>173-19-430 | AMD–P<br>AMD–E | 79–06–113<br>79–07–048 | 173-240-100<br>173-240-105 | NEW<br>NEW     | 79–02–033<br>79–02–033 | 174-162-320<br>180-16-166  | NEW<br>NEW-P   | 79–06–079<br>79–04–068                                     |
| 173-19-440               | AMD-P          | 79-06-113              | 173-240-110                | NEW            | 79-02-033              | 180-16-166                 | NEW            | 79-06-047  |
| 173-19-440               | AMD-E          | 79-07-048              | 173-240-120                | NEW            | 79-02-033              | 180-16-167                 | REP            | 79-02-048  |
| 173-19-450               | AMD-P          | 79-06-113              | 173-240-130                | NEW            | 79-02-033              | 180-16-191                 | AMD-P          | 79-07-103  |
| 173-19-450<br>173-19-460 | AMD–E<br>AMD–P | 79–07–048<br>79–06–113 | 173-240-140<br>173-240-150 | NEW<br>NEW     | 79–02–033<br>79–02–033 | 180-16-195<br>180-16-200   | AMD–P<br>AMD–P | 79–07–103<br>79–07–103                                     |
| 173-19-460               | AMD-E          | 79-07-048              | 173-240-160                | NEW            | 79-02-033              | 180-16-205                 | AMD-P          | 79-07-103  |
| 173-19-470               | AMD-P          | 79-06-113              | 173-240-170                | NEW            | 79-02-033              | 180-16-210                 | AMD-P          | 79-07-103  |
| 173-19-470               | AMD-E          | 79-07-048              | 173-240-180                | NEW            | 79-02-033              | 180-16-215                 | AMD-P          | 79-07-103  |
| 173–30–010<br>173–30–020 | REP-P<br>REP-P | 79-06-114<br>79-06-114 | 173–400<br>173–400         | AMD–P<br>AMD–P | 79-01-051<br>79-01-061 | 180-16-220<br>180-16-230   | AMD–P<br>REP–P | 79–07–103<br>79–07–103                                     |
| 173-30-030               | REP-P          | 79-06-114              | 173-400                    | AMD-P          | 79-04-039              | 180-16-235                 | REP-P          | 79-07-103  |
| 173-30-040               | REP-P          | 79-06-114              | 173-400                    | AMD-P          | 79-05-049              | 180-16-240                 | AMD            | 79-02-048  |
| 173-30-050<br>173-30-060 | REP-P<br>REP-P | 79–06–114<br>79–06–114 | 173-400-020<br>173-400-030 | AMD<br>AMD     | 79–06–012<br>79–06–012 | 180–16–240<br>180–30       | AMD-P<br>NEW-P | 79-07-103<br>79-04-040                                     |
| 173-30-060               | REP-P          | 79–06–114<br>79–06–114 | 173-400-030                | AMD            | 79-06-012              | 180-30-110                 | AMD-P          | 79 <u>–</u> 04 <u>–</u> 040<br>79 <u>–</u> 02 <u>–</u> 070 |
| 173–58                   | NEW-P          | 79-01-079              | 173-400-050                | AMD            | 79-06-012              | 180-30-110                 | AMD            | 79-06-109  |
| 173-58                   | NEW            | 79-04-033              | 173-400-070                | AMD            | 79–06–012              | 180-30-250                 | AMD-P          | 79–02–070  |
| 173-58-010<br>173-58-020 | NEW<br>NEW     | 79–04–033<br>79–04–033 | 173-400-075<br>173-400-080 | AMD<br>AMD     | 79–06–012<br>79–06–012 | 180-30-250<br>180-56-011   | AMD<br>AMD–P   | 79-06-109<br>79-07-102                                     |
| 173-58-020               | NEW            | 79-04-033              | 173-400-100                | AMD            | 79-06-012              | 180-56-036                 | AMD-P          | 79-07-102  |
| 173-58-040               | NEW            | 79-04-033              | 173-400-110                | AMD            | 79-06-012              | 180-56-235                 | AMD-P          | 79–04–070  |
| 173-58-050               | NEW            | 79-04-033              | 173-400-115                | AMD            | 79-06-012              | 180-56-235                 | AMD            | 79-06-048  |
| 173-58-060<br>173-58-070 | NEW<br>NEW     | 79–04–033<br>79–04–033 | 173-400-120<br>173-400-130 | AMD<br>AMD     | 79–06–012<br>79–06–012 | 180-75-035<br>180-75-035   | AMD–P<br>AMD   | 79-04-072<br>79-06-049                                     |
| 173-58-080               | NEW            | 79-04-033              | 173-400-135                | NEW            | 79-06-012              | 180-75-070                 | AMD-P          | 79-04-072  |
| 173-58-090               | NEW            | 79-04-033              | 173-400-150                | AMD            | 79-06-012              | 180-75-070                 | AMD            | 79-06-049  |
| 173-60-020               | AMD-P          | 79–04–093<br>79–04–093 | 173-400-160                | NEW<br>NEW     | 79-06-012<br>79-06-012 | 180-75-080                 | AMD-P          | 79-04-072<br>79-06-049                                     |
| 173–60–030<br>173–60–040 | AMD–P<br>AMD–P | 79-04-093<br>79-04-093 | 173-400-170<br>173-490     | NEW-P          | 79-06-012<br>79-01-052 | 180-75-080<br>180-75-085   | AMD<br>AMD–P   | 79-06-049<br>79-04-072                                     |
| 173-60-050               | AMD-P          | 79-04-093              | 173-490                    | NEW-P          | 79-01-060              | 180-75-085                 | AMD            | 79-06-049  |
| 173-60-060               | AMD-P          | 79-04-093              | 173-490                    | NEW-P          | 79-04-038              | 180-78-050                 | AMD-P          | 79-04-069  |
| 173-60-070<br>173-60-080 | AMD-P<br>AMD-P | 79–04–093<br>79–04–093 | 173-490<br>173-490-010     | AMD-P<br>NEW   | 79–05–050<br>79–06–011 | 180-78-050<br>180-79-045   | AMD<br>AMD–P   | 79-06-050<br>79-04-071                                     |
| 173-60-090               | AMD-P          | 79-04-093              | 173-490-020                | NEW            | 79-06-011              | 180-79-045                 | AMD            | 79-06-051  |
| 173-60-100               | AMD-P          | 79-04-093              | 173-490-025                | NEW            | 79-06-011              | 180-79-065                 | AMD-P          | 79-04-071  |
| 173-60-110               | AMD-P          | 79-04-093              | 173-490-030                | NEW            | 79-06-011              | 180-79-065                 | AMD            | 79-06-051  |
| 173–62–030<br>173–70     | AMD-P<br>NEW-P | 79-04-092<br>79-01-078 | 173-490-040<br>173-490-070 | NEW<br>NEW     | 79–06–011<br>79–06–011 | 180-79-115<br>180-79-115   | AMD–P<br>AMD   | 79-04-071<br>79-06-051                                     |
| 173-70                   | NEW-F          | 79-04-034              | 173-490-080                | NEW            | 79-06-011              | 180-79-113                 | AMD-P          | 79-06-031<br>79-04-071                                     |
| 173-70-010               | NEW            | 79-04-034              | 173-490-090                | NEW            | 79-06-011              | 180-79-120                 | AMD            | 79-06-051  |
| 173-70-020               | NEW            | 79-04-034              | 173-490-120                | NEW            | 79-06-011              | 180-79-125                 | AMD-P          | 79-04-071  |
| 173-70-030<br>173-70-040 | NEW<br>NEW     | 79-04-034<br>79-04-034 | 173-490-130<br>173-490-135 | NEW<br>NEW     | 79–06–011<br>79–06–011 | 180-79-125<br>180-79-230   | AMD<br>AMD–P   | 79-06-051<br>79-04-071                                     |
| 173-70-050               | NEW            | 79-04-034              | 173-490-140                | NEW            | 79-06-011              | 180-79-230                 | AMD            | 79-06-051  |
| 173–70–060               | NEW            | 79–04–034              | 173-490-150                | NEW            | 79–06–011              | 180–79–245                 | AMD-P          | 79–04–071  |

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| 180-79-245               | AMD            | 79-06-051              | 204-68-140               | NEW-P          | 79-07-050              | 220–16–340                     | AMD-P          | 79–04–015              |
| 180-80-215               | AMD-P          | 79-04-073              | 212-20-001               | NEW-P          | 79-07-018              | 220-16-340                     | AMD            | 79-05-007              |
| 180-80-215               | AMD            | 79-06-052              | 212-20-010               | AMD-P          | 79-07-018<br>79-07-018 | 220-20-010                     | AMD-P          | 79-07-124              |
| 180-80-312<br>180-80-312 | AMD-P<br>AMD   | 79–04–073<br>79–06–052 | 212-20-015<br>212-20-020 | NEW-P<br>REP-P | 79-07-018<br>79-07-018 | 220–20–015<br>220–20–020       | AMD–P<br>AMD–P | 79-07-124<br>79-01-100 |
| 180-80-312               | AMD-P          | 79-06-032              | 212-20-025               | NEW-P          | 79-07-018              | 220-20-020                     | AMD-P          | 79-02-083              |
| 180-80-705               | AMD            | 79-06-052              | 212-20-030               | REP-P          | 79-07-018              | 220-20-020                     | AMD            | 79-03-014              |
| 194-14-030               | AMD-P          | 79-07-092              | 212-20-035               | NEW-P          | 79-07-018              | 220-20-020                     | AMD-P          | 79-04-015              |
| 194-14-030               | AMD-E          | 79–07–094              | 212-20-040               | REP-P          | 79-07-018              | 220-22-010                     | AMD-P          | 79–05–116              |
| 194-14-040               | AMD-P          | 79-07-092              | 212-20-045               | NEW-P          | 79-07-018              | 220-22-010                     | AMD            | 79-07-045              |
| 194-14-040<br>194-14-060 | AMD-E<br>AMD-P | 79–07–094<br>79–07–092 | 212-20-050<br>212-20-055 | REP-P<br>NEW-P | 79-07-018<br>79-07-018 | 220–22–030<br>220–22–030       | AMD-P<br>AMD   | 79–05–116<br>79–07–045 |
| 194-14-060               | AMD-F<br>AMD-E | 79-07-092<br>79-07-094 | 212-20-053               | REP-P          | 79-07-018              | 220-22-030                     | REP-P          | 79-05-116              |
| 194-14-080               | REP-P          | 79-07-092              | 212-20-065               | NEW-P          | 79-07-018              | 220-22-310                     | REP-P          | 79-05-116              |
| 194-14-080               | REP-E          | 79-07-094              | 212-20-070               | REP-P          | 79-07-018              | 220-22-310                     | REP            | 79-07-045              |
| 194-14-120               | AMD-P          | 79–07–092              | 212-20-075               | NEW-P          | 79-07-018              | 220-22-320                     | REP            | 79–07–045              |
| 194-14-120               | AMD-E          | 79-07-094              | 212-20-080               | REPP           | 79-07-018              | 220-22-330                     | REP-P          | 79-05-116              |
| 194-14-130<br>194-14-130 | AMD–P<br>AMD–E | 79–07–092<br>79–07–094 | 212-20-085<br>212-20-090 | NEW-P<br>NEW-P | 79–07–018<br>79–07–018 | 220–22–330<br>220–22–400       | REP<br>AMD–P   | 79–07–045<br>79–01–100 |
| 194-14-160               | AMD-P          | 79-07-092              | 212-20-095               | NEW-P          | 79-07-018              | 220-22-400<br>220-24-01000B    | NEW-E          | 79-06-073              |
| 194–14–160               | AMD-E          | 79-07-094              | 212-20-100               | NEW-P          | 79-07-018              | 220-24-020                     | AMD-P          | 79–05–117              |
| 204-36-010               | AMD            | 79-02-085              | 212-20-200               | NEW-P          | 79-07-018              | 220-24-020                     | AMD            | 79-07-046              |
| 204-36-020               | AMD            | 79-02-085              | 212-20-205               | NEW-P          | 79-07-018              | 220–24–030                     | AMD-P          | 79–05–117              |
| 204-36-030               | AMD            | 79-02-085              | 212-20-210               | NEW-P          | 79-07-018              | 220-28-001H0A                  | NEW-E          | 79-06-056              |
| 204-36-060<br>204-36-070 | AMD<br>AMD     | 79–02–085<br>79–02–085 | 212-20-215<br>212-20-220 | NEW-P<br>NEW-P | 79–07–018<br>79–07–018 | 220–28–004B0G<br>220–28–004B0G | NEW-E<br>REP-E | 79–05–081<br>79–06–004 |
| 204-52-010               | NEW            | 79-02-084              | 212-20-225               | NEW-P          | 79-07-018              | 220-28-004B0H                  | NEW-E          | 79-06-004              |
| 204-52-020               | NEW            | 79-02-084              | 212-20-230               | NEW-P          | 79-07-018              | 220-28-004B0H                  | REP-E          | 79-07-025              |
| 204-52-030               | NEW            | 79-02-084              | 212-20-235               | NEW-P          | 79-07-018              | 220-28-004B0I                  | NEW-E          | 79–07–025              |
| 204-52-040               | NEW            | 79-02-084              | 212-20-240               | NEW-P          | 79-07-018              | 220-28-004B0J                  | NEW-E          | 79-07-044              |
| 204-52-050<br>204-52-060 | NEW<br>NEW     | 79–02–084<br>79–02–084 | 212-20-245<br>212-20-250 | NEW-P<br>NEW-P | 79–07–018<br>79–07–018 | 220–28–004B0J<br>220–28–004B0K | REP-E<br>NEW-E | 79-07-086              |
| 204-52-070               | NEW            | 79-02-084              | 212-20-230               | NEW-P          | 79–07–018<br>79–07–018 | 220-28-004B0K<br>220-28-00500I | NEW-E          | 79-07-086<br>79-05-081 |
| 204-52-080               | NEW            | 79-02-084              | 212-20-310               | NEW-P          | 79-07-018              | 220-28-00500I                  | REP-E          | 79-07-025              |
| 204-52-090               | NEW            | 79-02-084              | 212-20-315               | NEW-P          | 79-07-018              | 220-28-00500J                  | NEW-E          | 79-07-025              |
| 204-52-100               | NEW            | 79-02-084              | 212-20-320               | NEW-P          | 79-07-018              | 220-28-00500K                  | NEW-E          | 79-07-044              |
| 204-66-060               | AMD-P<br>AMD-E | 79–07–050<br>79–07–049 | 212-20-405<br>212-20-410 | NEW-P<br>NEW-P | 79–07–018<br>79–07–018 | 220-28-00500K                  | REP-E          | 79~07–086              |
| 204–66–120<br>204–66–120 | AMD-E<br>AMD-P | 79-07-049<br>79-07-050 | 212-20-410               | NEW-P<br>NEW-P | 79-07-018<br>79-07-018 | 220–28–00500L<br>220–28–005F0F | NEW-E<br>NEW-E | 7907086<br>7907086     |
| 204-66-160               | AMD-P          | 79-03-074              | 212-20-420               | NEW-P          | 79-07-018              | 220-28-00600J                  | NEW-E          | 79-05-081              |
| 204-66-160               | AMD            | 79-05-109              | 212-20-425               | NEW-P          | 79-07-018              | 220-28-00600J                  | REP-E          | 79-07-025              |
| 204-66-180               | AMD            | 79-01-077              | 212-20-430               | NEW-P          | 79-07-018              | 220-28-00600K                  | NEW-E          | 79–07–025              |
| 204-66-180               | AMD-P          | 79-07-050              | 212-20-500               | NEW-P          | 79-07-018              | 220-28-00600L                  | NEW-E          | 79-07-044              |
| 204–66–180<br>204–66–180 | AMD-P<br>AMD-E | 79–07–073<br>79–07–074 | 212-20-600<br>212-20-605 | NEW-P<br>NEW-P | 79–07–018<br>79–07–018 | 220–28–006A0G<br>220–28–006B0K | NEW-E<br>NEW-E | 79-05-081<br>79-07-025 |
| 204–68                   | NEW-E          | 79-06-072              | 212-20-610               | NEW-P          | 79-07-018              | 220-28-006A0H                  | NEW-E          | 79-07-044              |
| 204-68                   | NEW-P          | 79-07-050              | 212-20-615               | NEW-P          | 79-07-018              | 220-28-006C0C                  | NEW-E          | 79-05-081              |
| 204-68-010               | NEW-E          | 79-06-072              | 212-20-620               | NEW-P          | 79-07-018              | 220-28-006C0C                  | REP-E          | 79~07–025              |
| 204-68-010               | NEW-P          | 79-07-050              | 212-20-625               | NEW-P          | 79-07-018              | 220-28-006C0D                  | NEW-E          | 79~07~025              |
| 204–68–020<br>204–68–020 | NEW-E<br>NEW-P | 79–06–072<br>79–07–050 | 212-20-630<br>212-20-635 | NEW-P<br>NEW-P | 79–07–018<br>79–07–018 | 220–28–006C0E<br>220–28–006C0E | NEW-E<br>REP-E | 79-07-044<br>79-07-086 |
| 204-68-030               | NEW-E          | 79-06-072              | 212-20-640               | NEW-P          | 79-07-018              | 220-28-006C0E                  | NEW-E          | 79-07-086              |
| 204-68-030               | NEW-P          | 79-07-050              | 212-20-645               | NEW-P          | 79-07-018              | 220-28-00700B                  | NEW-E          | 7905081                |
| 204-68-040               | NEW-E          | 79–06–072              | 212-20-650               | NEW-P          | 79-07-018              | 220-28-00700C                  | NEW-E          | 7907044                |
| 204-68-040               | NEW-P          | 79-07-050              | 212-20-655               | NEW-P          | 79-07-018              | 220-28-007A0A                  | NEW-E          | 79-05-081              |
| 204-68-050               | NEW-E          | 79-06-072              | 212-20-660               | NEW-P<br>NEW-P | 79-07-018<br>79-07-018 | 220-28-007A0B                  | NEW-E          | 79-07-044              |
| 204–68–050<br>204–68–060 | NEW-P<br>NEW-E | 79–07–050<br>79–06–072 | 212-20-665<br>212-20-990 | NEW-P          | 79-07-018<br>79-07-018 | 220-28-007B0J<br>220-28-007C0K | NEW-E<br>NEW-E | 79–05–081<br>79–05–081 |
| 204-68-060               | NEW-P          | 79-07-050              | 220–16–025               | AMD-P          | 79-01-100              | 220-28-007C0L                  | NEW-E          | 79~07–086              |
| 204-68-070               | NEW-E          | 79-06-072              | 220-16-025               | AMD            | 79-03-014              | 220-28-007F0E                  | REP-E          | 79-02-002              |
| 204-68-070               | NEW-P          | 79-07-050              | 220-16-028               | AMD-P          | 79-01-100              | 220-28-007F0F                  | NEW-E          | 79-05-081              |
| 204–68–080<br>204–68–080 | NEW-E          | 79-06-072              | 220-16-028               | AMD            | 79-03-014              | 220-28-007G0C                  | REP-E          | 79-02-002              |
| 204-68-090               | NEW-P<br>NEW-E | 79–07–050<br>79–06–072 | 220–16–045<br>220–16–050 | REP-P<br>REP-P | 79–01–100<br>79–01–100 | 220–28–007G0D<br>220–28–00800Q | NEW-E<br>NEW-E | 79-07-086<br>79-05-081 |
| 204-68-090               | NEW-P          | 79-07-050              | 220-16-050               | REP            | 79-03-014              | 220-28-00800Q                  | REP-E          | 79~07~025              |
| 204-68-100               | NEW-E          | 79-06-072              | 220-16-051               | NEW-P          | 79-01-100              | 220-28-00800R                  | NEW-E          | 79-07-025              |
| 204-68-100               | NEW-P          | 79-07-050              | 220–16–051               | NEW            | 79-03-014              | 220-28-008F0N                  | NEW-E          | 7905081                |
| 204–68–110<br>204–68–110 | NEW-E          | 79-06-072              | 220–16–060               | REP-P          | 79-01-100              | 220–28–008F0N                  | REP-E          | 79-07-025              |
| 204-68-120               | NEW-P<br>NEW-E | 79–07–050<br>79–06–072 | 220–16–060<br>220–16–070 | REP<br>AMD–P   | 79–03–014<br>79–02–083 | 220–28–008F0O<br>220–28–00900E | NEW-E<br>NEW-E | 79-07-025<br>79-07-025 |
| 204-68-120               | NEW-P          | 79-07-050              | 220-16-070               | AMD-P          | 79-02-083              | 220-28-010A0L                  | NEW-E          | 79~07~025<br>79~07~025 |
| 204-68-130               | NEW-E          | 79-06-072              | 220-16-070               | AMD            | 79-05-007              | 220-28-010R0L                  | NEW-E          | 79-07-025              |
| 204-68-130               | NEW-P          | 79-07-050              | 220-16-135               | REP-P          | 79-01-100              | 220-28-010C0I                  | NEW-E          | 79-07-025              |
| 204–68–140               | NEW-E          | 79–06–072              | 220–16–340               | AMD-P          | 7902083                | 220–28–010D0G                  | REP-E          | 79–02–002              |

| WAC #                          |                | WSR #                  | WAC #                          |                | WSR #                  | WAC #                       |                | WSR #                  |
|--------------------------------|----------------|------------------------|--------------------------------|----------------|------------------------|-----------------------------|----------------|------------------------|
| 220-28-01000H                  | NEW-E          | 79-07-025              | 220-52-019                     | AMD            | 79-02-053              | 220-57-31500A               | NEW-E          | 79-06-017              |
| 220-28-010D0H                  | NEW-E<br>NEW-E | 79-07-025<br>79-07-086 | 220-52-01900C<br>220-52-01900C | NEW-E          | 79–07–043<br>79–07–058 | 220-57-345                  | AMD            | 79-02-052              |
| 220-28-012E0D<br>220-28-013B0G | REP-E          | 79-07-086<br>79-02-002 | 220-52-01900C<br>220-52-01900D | REP-E<br>NEW-E | 79-07-058<br>79-07-058 | 220-57-350<br>220-57-370    | AMD<br>AMD     | 79-02-052<br>79-02-052 |
| 220-28-013G0C                  | REP-E          | 79-02-002              | 220-52-040                     | AMD            | 79-02-053              | 220-57-385                  | AMD            | 79-02-052              |
| 220-28-013G0D                  | NEW-E          | 79-03-003              | 220-52-043                     | AMD            | 79-02-053              | 220-57-38500B               | NEW-E          | 79-06-006              |
| 220-28-04000A                  | NEW-E          | 79-06-003              | 220-52-050                     | AMD            | 79-02-053              | 220-57-400                  | AMD            | 79-02-052              |
| 220-32-02200B                  | NEW-E          | 79-02-035              | 220–52–053                     | AMD            | 79-02-053              | 220-57-435                  | AMD            | 79-02-052              |
| 220-32-03000L<br>220-32-03000L | NEW-E<br>REP-E | 79–02–035<br>79–03–073 | 220-52-05300D<br>220-52-05300E | NEW-E<br>NEW-E | 79–05–118<br>79–07–008 | 220–57–455<br>220–57–460    | AMD<br>AMD     | 79–02–052<br>79–02–052 |
| 220-32-03000E                  | NEW-E          | 79-03-073              | 220-52-060                     | AMD            | 79-02-053              | 220-57-46000B               | NEW-E          | 79-06-006              |
| 220-32-03600B                  | NEW-E          | 79-03-024              | 220-52-071                     | AMD            | 79-02-053              | 220-57-465                  | AMD            | 79-02-052              |
| 220-32-04000E                  | NEW-E          | 79-02-035              | 220-52-073                     | AMD            | 79-02-053              | 220-57-473                  | NEW            | 79-02-052              |
| 220-32-04000F                  | NEW-E          | 79-05-093              | 220-52-074                     | AMD            | 79-02-053              | 220-57-480                  | AMD            | 79-02-052              |
| 220-32-04000F<br>220-32-04000G | REP-E<br>NEW-E | 79–06–080<br>79–06–080 | 220-52-07400A<br>220-52-07400B | REP-E<br>NEW-E | 79-02-042<br>79-02-042 | 220-57-48500A<br>220-57-505 | NEW-E<br>AMD   | 79–06–017<br>79–02–052 |
| 220-32-04000G                  | NEW-E          | 79-02-035              | 220-52-075                     | NEW            | 79-02-053              | 220-57-50500A               | NEW-E          | 79-06-017              |
| 220-32-05100H                  | REP-E          | 79-04-050              | 220-55-010                     | NEW-P          | 79-07-123              | 220-57-515                  | AMD            | 79-02-052              |
| 220-32-05100I                  | NEW-E          | 79-04-050              | 220-55-015                     | NEW-P          | 79-07-123              | 220-57-51500B               | NEW-E          | 79-06-017              |
| 220-32-05700D                  | NEW-E          | 79-02-035              | 220–55–020<br>220–55–025       | NEW-P          | 79-07-123              | 220-57-52500A               | NEW-E          | 79-06-057              |
| 220-36-03001<br>220-36-03001   | AMD–P<br>AMD–P | 79-02-083<br>79-04-015 | 220-55-030                     | NEW-P<br>NEW-P | 79-07-123<br>79-07-123 | 220-57A-005<br>220-57A-010  | AMD<br>AMD     | 79–02–052<br>79–02–052 |
| 220-36-03001                   | AMD            | 79-05-007              | 220-55-035                     | NEW-P          | 79-07-123              | 220-57A-040                 | AMD            | 79-02-052              |
| 220-40-021                     | AMD-P          | 79-05-117              | 220-55-040                     | NEW-P          | 79-07-123              | 220-57A-060                 | REP            | 79-02-052              |
| 220-40-021                     | AMD            | 79-07-046              | 220-55-045                     | NEW-P          | 79-07-123              | 220-57A-065                 | AMD            | 79-02-052              |
| 220-40-022<br>220-40-022       | AMD–P<br>AMD   | 79–05–117<br>79–07–046 | 220–55–050<br>220–55–055       | NEW-P<br>NEW-P | 79–07–123<br>79–07–123 | 220-57A-080<br>220-57A-095  | AMD<br>AMD     | 79–02–052<br>79–02–052 |
| 220-40-022                     | AMD-P          | 79-05-117              | 220-55-060                     | NEW-P          | 79-07-123              | 220-57A-093<br>220-57A-115  | AMD            | 79-02-052<br>79-02-052 |
| 220-40-024                     | AMD            | 79-07-046              | 220-55-065                     | NEW-P          | 79-07-123              | 220-57A-120                 | AMD            | 79-02-052              |
| 220-40-025                     | AMD-P          | 79-05-117              | 220-56-013                     | AMD-P          | 79-05-117              | 220-57A-135                 | AMD            | 79-02-052              |
| 220-40-025                     | AMD            | 79-07-046              | 220-56-013                     | AMD            | 79-07-046              | 220-57A-150                 | AMD            | 79-02-052              |
| 220-40-030<br>220-40-030       | AMD–P<br>AMD–P | 79–02–083<br>79–04–015 | 220–56–019<br>220–56–021       | AMD<br>AMD     | 79-02-052<br>79-02-052 | 220-57A-155<br>220-57A-185  | AMD<br>AMD     | 79–02–052<br>79–02–052 |
| 220-40-030                     | AMD            | 79-05-007              | 220-56-023                     | AMD            | 79-02-052              | 220-57A-183<br>220-57A-190  | AMD            | 79-02-052              |
| 220-44-020                     | AMD-P          | 79-04-097              | 220-56-050                     | AMD-P          | 79-02-054              | 220-74-020                  | AMD-P          | 79-07-124              |
| 220-44-020                     | AMD            | 79-06-085              | 220-56-050                     | AMD            | 79-04-041              | 220-74-022                  | NEW-P          | 79-07-124              |
| 220-44-030                     | AMD–P<br>AMD   | 79–01–100<br>79–03–014 | 220-56-063<br>220-56-06300B    | AMD-P<br>NEW-E | 79–05–117<br>79–05–042 | 220–95–010<br>220–95–015    | AMD            | 79-03-025              |
| 220-44-030<br>220-44-040       | AMD-P          | 79-01-100              | 220-56-064                     | AMD-P          | 79-05-117              | 220-95-015                  | AMD<br>AMD–P   | 79-03-025<br>79-07-124 |
| 220-44-040                     | AMD            | 79-03-014              | 220-56-065                     | AMD            | 79-02-052              | 220-95-020                  | AMD-P          | 79-07-124              |
| 220-48-080                     | AMD-P          | 79-01-100              | 220-56-06500A                  | NEW-E          | 79-03-046              | 220-95-025                  | REP-P          | 79-07-124              |
| 220-48-080                     | AMD<br>NEW-E   | 79-03-014<br>79-02-045 | 220-56-06500B<br>220-56-080    | NEW-E<br>AMD   | 79–07–013<br>79–02–052 | 220-95-030                  | AMD-P          | 79-07-124              |
| 220-48-08000A<br>220-48-09100A | NEW-E          | 79-02-043              | 220–56–08000G                  | NEW-E          | 79-02-052<br>79-02-051 | 220–95–035<br>220–95–050    | REP–P<br>AMD–P | 79-07-124<br>79-07-124 |
| 220-48-09600C                  | NEW-E          | 79-04-002              | 220-56-08000G                  | REP-E          | 79-05-034              | 230-02-010                  | AMD-P          | 79-05-121              |
| 220-48-100                     | AMD-P          | 79-01-100              | 220-56-084                     | AMD            | 79-02-052              | 230-02-010                  | AMD            | 79-07-019              |
| 220-48-100                     | AMD            | 79-03-014              | 220-56-08400D                  | NEW-E          | 79-05-118              | 230-04-070                  | AMD-P          | 79-03-090              |
| 220-49-020<br>220-49-020       | AMD-P<br>AMD   | 79-01-100<br>79-03-014 | 220–56–086<br>220–56–088       | AMD<br>AMD     | 79–02–052<br>79–02–052 | 230-04-070<br>230-04-110    | AMD<br>AMD–P   | 79-05-026<br>79-05-121 |
| 220-49-02000D                  | NEW-E          | 79-03-009              | 220-57-24000A                  | NEW-E          | 79-05-097              | 230-04-110                  | AMD            | 79-07-019              |
| 220-49-02100B                  | NEW-E          | 79-04-098              | 220-57-130                     | AMD            | 79-02-052              | 230-04-140                  | AMD-P          | 79-07-064              |
| 220-49-02100B                  | REP-E          | 79-05-051              | 220-57-135                     | AMD            | 79-02-052              | 230-04-141                  | REP-P          | 79-07-064              |
| 220-49-02100C                  | NEW-E<br>REP-E | 79-05-051<br>79-05-094 | 220–57–137<br>220–57–145       | NEW<br>AMD     | 79–02–052<br>79–02–052 | 230-04-142<br>230-04-199    | NEW-P<br>NEW-P | 79–07–069<br>79–03–090 |
| 220-49-02100C<br>220-49-02100D | NEW-E          | 79-05-094              | 220-57-155                     | AMD            | 79-02-052              | 230-04-199                  | NEW-P          | 79-05-026              |
| 220-49-022                     | AMD-P          | 79-01-100              | 220-57-160                     | AMD            | 79-02-052              | 230-04-200                  | AMD-P          | 79-03-090              |
| 220-49-022                     | AMD            | 79-03-014              | 220-57-16000D                  | NEW-E          | 79-06-013              | 230-04-200                  | AMD            | 79-05-026              |
| 220-50-010                     | NEW-P          | 79-02-083              | 220-57-16000E                  | NEW-E          | 79-06-017              | 230-04-450                  | AMD-P          | 79-07-069              |
| 220-50-010<br>220-50-020       | NEW-P<br>NEW-P | 79-04-015<br>79-02-083 | 220–57–200<br>220–57–205       | AMD<br>AMD     | 79–02–052<br>79–02–052 | 230–08–140<br>230–30–015    | AMD-P<br>AMD-P | 79-07-064<br>79-05-121 |
| 220-50-020                     | NEW-P          | 79-04-015              | 220-57-210                     | AMD            | 79-02-052              | 230–30–015                  | AMD-F          | 79-03-121<br>79-07-019 |
| 220-50-030                     | NEW-P          | 79-02-083              | 220-57-215                     | AMD            | 79-02-052              | 230-30-070                  | AMD-P          | 79-07-064              |
| 220-50-030                     | NEW-P          | 79-04-015              | 220-57-220                     | AMD            | 79-02-052              | 230–30–075                  | AMD-P          | 79-07-064              |
| 220-50-040                     | NEW-P          | 79-02-083              | 220–57–235<br>220–57–240       | AMD            | 79-02-052              | 230–30–080                  | AMD-P          | 79-05-121              |
| 220-50-040<br>220-50-050       | NEW-P<br>NEW-P | 79-04-015<br>79-02-083 | 220-57-240<br>220-57-24000A    | AMD<br>REP-E   | 79-02-052<br>79-06-006 | 230–30–080<br>230–30–100    | AMD<br>AMD–P   | 79-07-019<br>79-05-121 |
| 220-50-050                     | NEW-P          | 79-04-015              | 220-57-24000R                  | NEW-E          | 79-06-006              | 230–30–100                  | AMD-I          | 79-07-019              |
| 220-50-060                     | NEW-P          | 79-02-083              | 220-57-260                     | AMD            | 79-02-052              | 230–30–106                  | AMD-P          | 79-07-064              |
| 220-50-060                     | NEW-P          | 79-04-015              | 220-57-265                     | AMD            | 79-02-052              | 230–30–200                  | AMD-P          | 79-07-064              |
| 220-50-080<br>220-50-080       | NEW-P<br>NEW-P | 79-02-083<br>79-04-015 | 220–57–270<br>220–57–290       | AMD<br>AMD     | 79-02-052<br>79-02-052 | 230–60–015<br>230–60–015    | AMD-P<br>AMD   | 79-05-121<br>79-07-019 |
| 220-50-100                     | NEW-P          | 79-02-083              | 220-57-29000A                  | NEW-E          | 79-06-017              | 230-00-013                  | NEW-P          | 79–07–019<br>79–05–107 |
| 220–50–100                     | NEW-P          | 79-04-015              | 220-57-305                     | AMD            | 79-02-052              | 232-12-070                  | AMD-P          | 79-05-107              |
| 220-52-018                     | AMD            | 79–02–053              | 220–57–310                     | AMD            | 79–02–052              | 232-12-130                  | AMD-P          | 79–05–107              |

| WAC #                                 |                | WSR #                  | WAC #                        |                | WSR #                  | WAC #                    |                | WSR #                  |
|---------------------------------------|----------------|------------------------|------------------------------|----------------|------------------------|--------------------------|----------------|------------------------|
| 232-12-205                            | NEW-P          | 79–05–107              | 232-28-501                   | REP-P          | 79–05–107              | 248-54-290               | REP-P          | 79–03–089              |
| 232-12-360                            | AMD-P          | 79-05-107              | 232-28-502<br>232-28-601     | NEW-P          | 79-05-107              | 248-54-290               | REP            | 79-05-019              |
| 232-12-490<br>232-12-490              | AMD–P<br>AMD   | 79-04-096<br>79-07-010 | 232-28-601<br>232-28-601000A | REP-P<br>NEW-E | 79–07–100<br>79–05–012 | 248-54-300<br>248-54-300 | REP-P<br>REP   | 79–03–089<br>79–05–019 |
| 232-12-500                            | AMD-P          | 79-05-107              | 232-28-601000R               | NEW-E          | 79-05-012              | 248-54-310               | REP-P          | 79-03-089              |
| 232-12-510                            | AMD            | 79-02-008              | 232-28-60101                 | NEW-P          | 79-04-096              | 248-54-310               | REP            | 79-05-019              |
| 232-12-655                            | NEW-P          | 79-05-107              | 232-28-601000C               | NEW-E          | 79-05-108              | 248-54-320               | REP-P          | 79-03-089              |
| 232-12-816<br>232-16-600              | AMD-P<br>NEW-P | 79-05-107<br>79-07-126 | 232-28-60101<br>232-28-60102 | NEW<br>NEW-P   | 79-07-011<br>79-04-096 | 248-54-320<br>248-54-330 | REP<br>REP-P   | 79–05–019<br>79–03–089 |
| 232-18                                | AMD-P          | 79-02-009              | 232-28-60102                 | NEW            | 79-07-011              | 248-54-330               | REP            | 79-05-019              |
| 232-18                                | AMD-P          | 79-05-011              | 232-28-602                   | NEW-P          | 79-07-100              | 248-54-340               | REP-P          | 79-03-089              |
| 232-18-025                            | AMD-P          | 79-02-009              | 232-28-700                   | REP            | 79-03-039              | 248-54-340               | REP            | 79-05-019              |
| 232-18-040<br>232-18-050              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 232-28-701<br>232-28-800     | NEW<br>REP-P   | 79–03–039<br>79–02–086 | 248-54-350<br>248-54-350 | REP-P<br>REP   | 79–03–089<br>79–05–019 |
| 232-18-060                            | AMD-P          | 79-02-009              | 232-28-800                   | REP            | 79-05-037              | 248-54-360               | REP-P          | 79-03-089              |
| 232-18-100                            | AMD-P          | 79-02-009              | 232-28-801                   | NEW-P          | 79–02–086              | 248-54-360               | REP            | 79-05-019              |
| 232-18-150                            | AMD-P          | 79-02-009              | 232-28-801                   | NEW<br>NEW-E   | 79-05-037              | 248-54-370               | REP-P<br>REP   | 79-03-089              |
| 232-18-190<br>232-18-203              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 232–32–114<br>236–12–440     | AMD-P          | 79–03–045<br>79–03–011 | 248-54-370<br>248-54-380 | REP-P          | 79–05–019<br>79–03–089 |
| 232-18-205                            | AMD-P          | 79-02-009              | 236-12-440                   | AMD-E          | 79-03-012              | 248-54-380               | REP            | 79-05-019              |
| 232-18-240                            | AMD-P          | 79-02-009              | 236-12-440                   | AMD            | 79-05-005              | 248-54-385               | REP-P          | 79-03-089              |
| 232-18-300                            | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-08-595<br>248-14-001     | AMD<br>AMD     | 79–02–055<br>79–02–036 | 248-54-385<br>248-54-390 | REP<br>REP-P   | 79–05–019<br>79–03–089 |
| 232-18-305<br>232-18-310              | AMD-P          | 79-02-009<br>79-02-009 | 248-14-230                   | AMD            | 79-02-036<br>79-02-036 | 248-54-390               | REP-P          | 79-05-019              |
| 232-18-320                            | AMD-P          | 79-02-009              | 248-14-235                   | NEW            | 79-02-036              | 248-54-400               | REP-P          | 79-03-089              |
| 232-18-330                            | AMD-P          | 79-02-009              | 248-14-240                   | AMD            | 79-02-036              | 248-54-400               | REP            | 79-05-019              |
| 232-18-340<br>232-18-345              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-14-245<br>248-14-250     | NEW<br>AMD     | 79–02–036<br>79–02–036 | 248-54-410<br>248-54-410 | REP-P<br>REP   | 79–03–089<br>79–05–019 |
| 232-18-343                            | AMD-P          | 79-02-009              | 248-14-260                   | AMD            | 79-02-036              | 248-54-420               | REP-P          | 79-03-019<br>79-03-089 |
| 232-18-355                            | AMD-P          | 79-02-009              | 248-14-260                   | AMD-P          | 79-05-095              | 248-54-420               | REP            | 79-05-019              |
| 232-18-360                            | AMD-P          | 79-02-009              | 248-14-270                   | AMD            | 79-02-036              | 248-54-430               | REP-P          | 79-03-089              |
| 232-18-365<br>232-18-370              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-14-401<br>248-18-060     | NEW<br>AMD-P   | 79–02–036<br>79–01–094 | 248-54-430<br>248-54-440 | REP<br>REP-P   | 79–05–019<br>79–03–089 |
| 232-18-375                            | AMD-P          | 79-02-009              | 248-18-060                   | AMD            | 79-04-004              | 248-54-440               | REP            | 79-05-019              |
| 232-18-400                            | AMD-P          | 79-02-009              | 248-18-090                   | AMD-P          | 79-01-094              | 248-54-450               | REP-P          | 79-03-089              |
| 232-18-410<br>232-18-420              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-18-090<br>248-18-110     | AMD<br>AMD–P   | 79-04-004<br>79-01-094 | 248-54-450<br>248-54-460 | REP<br>REP-P   | 79–05–019<br>79–03–089 |
| 232-18-425                            | AMD-P          | 79-02-009              | 248-18-110                   | AMD-P          | 79-01-094              | 248-54-460               | REP-P          | 79-05-019              |
| 232-18-440                            | AMD-P          | 79-02-009              | 248-18-110                   | AMD            | 79-04-081              | 248-54-470               | REP-P          | 79-03-089              |
| 232-18-442                            | AMD-P          | 79-02-009              | 248-18-135                   | AMD-P          | 79-01-094              | 248-54-470               | REP            | 79-05-019              |
| 232-18-444<br>232-18-450              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-18-135<br>248-18-140     | AMD<br>AMD-P   | 79-04-004<br>79-01-094 | 248-54-480<br>248-54-480 | REP-P<br>REP   | 79-03-089<br>79-05-019 |
| 232-18-455                            | AMD-P          | 79-02-009              | 248-18-150                   | AMD-P          | 79-01-094              | 248-54-490               | REP-P          | 79-03-089              |
| 232-18-460                            | AMD-P          | 79-02-009              | 248-18-150                   | AMD            | 79-04-004              | 248-54-490               | REP            | 79-05-019              |
| 232-18-470<br>232-18-480              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-18-155<br>248-18-155     | NEW-P<br>NEW   | 79-01-094<br>79-04-004 | 248-54-500<br>248-54-500 | REP-P<br>REP   | 79–03–089<br>79–05–019 |
| 232-18-485                            | AMD-P          | 79-02-009              | 248-18-160                   | AMD-P          | 79-01-094              | 248-54-510               | REP-P          | 79-03-019<br>79-03-089 |
| 232-18-500                            | AMD-P          | 79-02-009              | 248-18-160                   | AMD-P          | 79–03–027              | 248-54-510               | REP            | 79-05-019              |
| 232-18-535                            | AMD-P          | 79-02-009              | 248-18-160                   | AMD            | 79-04-081              | 248-57                   | NEW-P          | 79-03-037              |
| 232-18-540<br>232-18-545              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-18-170<br>248-18-170     | AMD–P<br>AMD   | 79-01-094<br>79-04-004 | 248-57<br>248-57-010     | NEW<br>NEW-P   | 79–04–007<br>79–01–083 |
| 232-18-550                            | AMD-P          | 79-02-009              | 248-18-215                   | AMD-P          | 79-04-074              | 248-57-010               | NEW            | 79-04-007              |
| 232-18-570                            | AMD-P          | 79-02-009              | 248-18-215                   | AMD            | 79-06-068              | 248-57-100               | NEW-P          | 79-01-083              |
| 232-18-580<br>232-18-600              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-18-220<br>248-18-220     | AMD-P<br>AMD   | 79-04-074<br>79-06-068 | 248-57-100<br>248-57-200 | NEW<br>NEW-P   | 79–04–007<br>79–01–083 |
| 232-18-650                            | AMD-P          | 79-02-009              | 248-18-223                   | NEW-P          | 79-04-074              | 248-57-200               | NEW-P          | 79-01-083              |
| 232-18-660                            | AMD-P          | 79-02-009              | 248-18-223                   | NEW            | 79-06-068              | 248-57-300               | NEW-P          | 79-01-083              |
| 232-18-690                            | AMD-P          | 79-02-009              | 248-18-270                   | AMD-P          | 79-01-094              | 248-57-300               | NEW            | 79-04-007              |
| 232-18-695<br>232-18-700              | AMD–P<br>AMD–P | 79–02–009<br>79–02–009 | 248-18-270<br>248-18-270     | AMD-P<br>AMD   | 79-03-027<br>79-04-081 | 248-57-400<br>248-57-400 | NEW-P<br>NEW   | 79-01-083<br>79-04-007 |
| 232-18-830                            | REP-P          | 79-02-009              | 248-18-280                   | AMD-P          | 79-01-094              | 248-57-500               | NEW-P          | 79-01-083              |
| 232-18-835                            | REP-P          | 79-02-009              | 248-18-280                   | AMD-P          | 79-03-027              | 24857500                 | NEW            | 79-04-007              |
| 232-28-101                            | REP-P          | 79-05-107              | 248-18-280                   | AMD            | 79-04-081              | 248-57-600               | NEW-P          | 79-01-083              |
| 232-28-102<br>232-28-201              | NEW-P<br>REP-P | 79–05–107<br>79–04–096 | 248-18-315<br>248-18-315     | NEW-P<br>NEW-P | 79-01-094<br>79-03-027 | 248-57-600<br>248-57-700 | NEW<br>NEW-P   | 79-04-007<br>79-01-083 |
| 232-28-201                            | REP            | 79-07-051              | 248-18-315                   | NEW            | 79-04-081              | 248-57-700               | NEW            | 79-04-007              |
| 232-28-202                            | NEW-P          | 79-04-096              | 248-54-250                   | REP-P          | 79-03-089              | 248-57-800               | NEW-P          | 79-01-083              |
| 232-28-202<br>232-28-301              | NEW<br>REP-P   | 79-07-051<br>79-04-096 | 248-54-250<br>248-54-260     | REP<br>REP-P   | 79–05–019<br>79–03–089 | 248-57-800<br>248-57-900 | NEW<br>NEW-P   | 79-04-007<br>79-01-083 |
| 232-28-301                            | REP            | 79–07–051              | 248-54-260                   | REP            | 79-05-019              | 248-57-900               | NEW-P          | 79-01-083<br>79-04-007 |
| 232-28-302                            | NEW-P          | 79-04-096              | 248-54-270                   | REP-P          | 79-03-089              | 248-57-990               | NEW-P          | 79-01-083              |
| 232-28-302<br>232-28- <del>4</del> 01 | NEW<br>REP-P   | 79-07-051<br>79-07-100 | 248-54-270<br>248-54-280     | REP<br>REP-P   | 79-05-019<br>79-03-089 | 248-57-990<br>248-64-260 | NEW            | 79-04-007              |
| 232-28-402                            | NEW-P          | 79-07-100<br>79-07-100 | 248-54-280                   | REP-P          | 79–05–089<br>79–05–019 | 248-64-270               | AMD-P<br>AMD-P | 79-06-105<br>79-06-105 |
|                                       |                |                        | -                            |                |                        | •                        |                |                        |

| WAC #                      |                | WSR #                  | WAC #  |                | WSR #                  | WAC #                    |                | WSR #                  |
|----------------------------|----------------|------------------------|--|----------------|------------------------|--------------------------|----------------|------------------------|
| 248-64-290                 | AMD-P          | 79-06-105              | 250-10-040   | AMD-P          | 79-07-122              | 251~10–035               | AMD-E          | 79–07–095              |
| 248–64–990<br>248–76       | REP-P<br>REP-P | 79-06-105<br>79-02-031 | 250-10-060<br>250-10-070                           | AMD-P          | 79-07-122              | 251-10-035               | AMD            | 79-07-096              |
| 248-86-030                 | REP-P          | 79-07-106              | 250-10-070   | AMD-P<br>AMD-P | 79-07-122<br>79-07-122 | 251-12-600<br>251-12-600 | AMD–P<br>AMD   | 79-01-092              |
| 248-100-075                | AMD-P          | 79-05-088              | 250-10-090   | AMD-P          | 79-07-122              | 251-12-000               | AMD-P          | 79–03–029<br>79–01–092 |
| 248-100-105                | AMD-E          | 79-05-010              | 250-10-120   | AMD-P          | 79-07-122              | 251-18-020               | AMD            | 79-03-029              |
| 248-100-105<br>248-100-162 | AMD-P<br>REP-P | 79-05-088              | 250-10-150   | AMD-P          | 79-07-122              | 251-18-200               | AMD-P          | 79-01-092              |
| 248-100-163                | NEW-P          | 79-05-111<br>79-05-111 | 250–20–011<br>250–20–011                           | AMD–P<br>AMD   | 79-03-088<br>79-07-021 | 251-18-200<br>251-18-380 | AMD            | 79-03-029              |
| 248-100-164                | NEW-P          | 79-07-105              | 250-20-021   | AMD-P          | 79-03-088              | 251-18-380               | AMD–P<br>AMD   | 79–01–092<br>79–03–029 |
| 248-100-165                | REP-P          | 79-05-088              | 250-20-021   | AMD            | 79-07-021              | 251-18-410               | AMD-E          | 79-04-053              |
| 248-100-175                | AMD-P          | 79-07-106              | 250-20-041   | AMD-P          | 79-03-088              | 251-18-410               | AMD-P          | 79-04-087              |
| 248-100-190<br>248-100-195 | REP–P<br>AMD–P | 79-07-106<br>79-07-106 | 250–20–041<br>250–20–051                           | AMD<br>AMD–P   | 79-07-021<br>79-03-088 | 251-18-410               | AMD-P          | 79-06-075              |
| 248-100-205                | AMD-P          | 79-07-106              | 250-20-051   | AMD            | 79-03-088<br>79-07-021 | 251-18-410<br>251-18-410 | AMD–E<br>AMD   | 79-07-095<br>79-07-096 |
| 248-100-335                | AMD-P          | 79-05-088              | 250-20-061   | AMD            | 79-02-066              | 251-18-420               | AMD-P          | 79-01-092              |
| 248-100-395<br>248-100-395 | AMD-E<br>AMD-P | 79–05–010<br>79–05–088 | 250-20-061   | AMD-P          | 79-03-088              | 251-18-420               | AMD            | 79-03-029              |
| 248-100-410                | AMD-P          | 79-05-088              | 250–20–061<br>250–28–020                           | AMD<br>AMD–P   | 79-07-021<br>79-05-124 | 251-22-060<br>251-22-060 | AMD-P<br>AMD   | 79-01-092              |
| 248-100-435                | AMD-P          | 79-05-088              | 250-28-070   | AMD-P          | 79-05-124              | 260-24-470               | AMD-P          | 79-03-029<br>79-03-008 |
| 248-101-010                | AMD-E          | 79-05-010              | 250-40-030   | AMD-P          | 79-03-087              | 260-24-470               | AMD            | 79-06-002              |
| 248-101-010<br>248-101-020 | AMD-P<br>AMD-E | 79–05–088<br>79–05–010 | 250-40-030   | AMD            | 79-07-020              | 260-84-030               | AMD-P          | 79-03-008              |
| 248-101-020                | AMD-E          | 79-05-088              | 250-40-050<br>250-40-050                           | AMD-P<br>AMD   | 79–03–087<br>79–07–020 | 260-84-030<br>260-84-040 | AMD<br>REP-P   | 79-06-002<br>79-03-008 |
| 248-101-029999             | REP-P          | 79-05-088              | 250-40-070   | AMD            | 79-02-088              | 260-84-040               | REP            | 79-03-008<br>79-06-002 |
| 248-101-030                | REP-E          | 79-05-010              | 250-44-010   | NEW-P          | 79-07-121              | 260-84-080               | REP-P          | 79-03-008              |
| 248-101-030<br>248-101-040 | REP-P<br>REP-E | 79–05–088<br>79–05–010 | 250-44-020<br>250-44-030                           | NEW-P          | 79-07-121              | 260-84-080               | REP            | 79-06-002              |
| 248-101-040                | REP-P          | 79-05-088              | 250-44-040   | NEW-P<br>NEW-P | 79–07–121<br>79–07–121 | 261-30-040<br>261-40-020 | AMD-P<br>AMD-E | 7904067<br>7902049     |
| 248-101-050                | REP-E          | 79-05-010              | 250-44-050   | NEW-P          | 79-07-121              | 261-40-020               | AMD-E<br>AMD-P | 79-02-049<br>79-04-067 |
| 248-101-050                | REP-P          | 79-05-088              | 250-44-060   | NEW-P          | 79-07-121              | 261-40-020               | AMD            | 79-07-030              |
| 248-101-060<br>248-101-060 | REP-E<br>REP-P | 79-05-010<br>79-05-088 | 250-44-070<br>250-44-080                           | NEW-P          | 79-07-121              | 261-40-140               | AMD-P          | 79-04-067              |
| 248-101-070                | REP-E          | 79–05–088<br>79–05–010 | 250-44-090   | NEW-P<br>NEW-P | 79-07-121<br>79-07-121 | 261-40-140<br>261-40-145 | AMD<br>AMD–P   | 79–07–030<br>79–04–067 |
| 248-101-070                | REP-P          | 79-05-088              | 250-44-100   | NEW-P          | 79-07-121              | 261-40-145               | AMD-F          | 79-07-030              |
| 248-101-080                | REP-E          | 79-05-010              | 250-44-110   | NEW-P          | 79-07-121              | 261-40-150               | AMD-P          | 79-04-067              |
| 248-101-080<br>248-101-090 | REP-P<br>REP-E | 79-05-088<br>79-05-010 | 250-44-120<br>250-44-130                           | NEW-P<br>NEW-P | 79–07–121<br>79–07–121 | 261-40-150               | AMD            | 79-07-030              |
| 248-101-090                | REP-P          | 79-05-088              | 250-44-140   | NEW-P          | 79-07-121<br>79-07-121 | 261-40-160<br>261-40-160 | AMD-P<br>AMD   | 79-04-067<br>79-07-030 |
| 248-101-100                | REP-E          | 79-05-010              | 250-44-150   | NEW-P          | 79-07-121              | 261-40-165               | NEW-P          | 79-04-067              |
| 248-101-100<br>248-101-110 | REPP<br>REPE   | 79–05–088<br>79–05–010 | 250-44-160   | NEW-P          | 79-07-121              | 261-40-165               | NEW            | 79-07-030              |
| 248-101-110                | REP-E          | 79-05-088              | 250-44-170<br>250-44-180                           | NEW-P<br>NEW-P | 79-07-121<br>79-07-121 | 261–40–240<br>261–40–240 | NEW-P<br>NEW   | 79–04–067<br>79–07–030 |
| 248-101-120                | REP-E          | 79-05-010              | 250-44-190   | NEW-P          | 79-07-121              | 275-16-030               | AMD            | 79-07-030<br>79-03-019 |
| 248-101-120                | REP-P          | 79-05-088              | 250-44-200   | NEW-P          | 79-07-121              | 275-20-030               | AMD-E          | 79-06-083              |
| 248-101-130<br>248-101-130 | REP-E<br>REP-P | 79–05–010<br>79–05–088 | 250 <del>-44-</del> 210<br>250 <del>-44-</del> 220 | NEW-P<br>NEW-P | 79-07-121              | 275-20-030               | AMD-P          | 79-06-097              |
| 248-101-140                | REP-E          | 79-05-010              | 250-50-010   | NEW-P          | 79–07–121<br>79–03–086 | 275–20–080<br>275–20–080 | NEW-E<br>NEW-P | 79–06–083<br>79–06–097 |
| 248-101-140                | REP-P          | 79-05-088              | 250-50-020   | NEW            | 79-03-086              | 275-32-060               | AMD-P          | 79-04-030              |
| 248-101-150                | REP-E          | 79-05-010              | 250-50-030   | NEW            | 79-03-086              | 275-32-060               | AMD            | 79-06-033              |
| 248-101-150<br>248-101-160 | REP-P<br>REP-E | 79-05-088<br>79-05-010 | 250–50–040<br>250–50–050                           | NEW<br>NEW     | 79–03–086<br>79–03–086 | 275-32-125<br>275-32-125 | REP-P          | 79-04-030              |
| 248-101-160                | REP-P          | 79-05-088              | 251-06-050   | AMD-P          | 79-03-086<br>79-04-087 | 275-59-020               | REP<br>AMD     | 79–06–033<br>79–03–038 |
| 248-101-170                | REP-E          | 79-05-010              | 251-06-050   | AMD            | 79-06-076              | 275-59-030               | AMD            | 79-03-038              |
| 248-101-170<br>248-101-180 | REP-P<br>REP-E | 79-05-088<br>79-05-010 | 251-06-060   | AMD-P          | 79-04-087              | 275-59-040               | REP            | 79-03-038              |
| 248-101-180                | REP-P          | 79-05-010<br>79-05-088 | 251-06-060<br>251-08-160                           | AMD<br>NEW-P   | 79–06–076<br>79–01–093 | 275-59-041<br>275-59-050 | NEW<br>AMD     | 79–03–038<br>79–03–038 |
| 248-101-190                | REP-E          | 79-05-010              | 251-08-160   | NEW            | 79-03-030              | 275-59-060               | AMD            | 79–03–038<br>79–03–038 |
| 248-101-190                | REP-P          | 79-05-088              | 251-09-020   | AMD-P          | 79-04-087              | 275-59-070               | REP            | 79-03-038              |
| 248-101-200<br>248-101-200 | REP-E<br>REP-P | 79-05-010<br>79-05-088 | 251-09-020<br>251-09-030                           | AMD-P          | 79-06-075              | 275-59-080               | AMD            | 79-03-038              |
| 248-101-210                | REP-P          | 79-05-010              | 251–09–030<br>251–09–030                           | AMD–P<br>AMD   | 79–04–087<br>79–06–076 | 275-76-120<br>275-76-120 | AMD–P<br>AMD   | 79–05–110<br>79–07–034 |
| 248-101-210                | REP-P          | 79-05-088              | 25110030   | AMD-P          | 79-01-092              | 284-03-090               | AMD-P          | 79-06-065              |
| 248-101-220                | NEW-P          | 79-05-088              | 251-10-030   | AMD            | 79-03-029              | 28419070                 | AMD-P          | 79-06-062              |
| 248-102-030<br>248-102-040 | REP<br>AMD     | 79-02-014<br>79-02-014 | 251-10-030<br>251-10-030                           | AMD-E          | 79-04-053              | 284-19-140               | AMD-P          | 79-06-062              |
| 248-102-050                | REP            | 79-02-014              | 251-10-030<br>251-10-030                           | AMD–P<br>AMD–P | 79–04–087<br>79–06–075 | 284–23–200<br>284–23–200 | NEW-P<br>NEW   | 79-05-084<br>79-07-053 |
| 248-102-060                | REP            | 79-02-014              | 251-10-030   | AMD-E          | 79-07-095              | 284-23-210               | NEW-P          | 79-05-084              |
| 250-10-010                 | AMD-P          | 79-07-122              | 251-10-030   | AMD            | 79-07-096              | 284-23-210               | NEW            | 79-07-053              |
| 250-10-020<br>250-10-022   | AMD-P<br>NEW-P | 79-07-122<br>79-07-122 | 251-10-034<br>251-10-034                           | NEW-P<br>NEW-E | 79-06-087              | 284-23-220               | NEW-P          | 79-05-084              |
| 250-10-022                 | REP-P          | 79-07-122              | 251-10-034   | AMD-E          | 79–07–097<br>79–04–053 | 284-23-220<br>284-23-230 | NEW<br>NEW-P   | 79–07–053<br>79–05–084 |
| 250-10-026                 | NEW-P          | 79-07-122              | 251-10-035   | AMD-P          | 79-04-087              | 284-23-230               | NEW            | 79-07-053              |
| 250-10-028                 | NEW-P          | 79–07–122              | 251–10–035   | AMD-P          | 79–06–075              | 284-23-240               | NEW-P          | 79-05-084              |
|                            |                |                        |  |                |                        |                          |                |                        |

| WAC #                    |                | WSR #                  | WAC #                        |                | WSR #                  | WAC #                        |                | WSR #                  |
|--------------------------|----------------|------------------------|------------------------------|----------------|------------------------|------------------------------|----------------|------------------------|
| 284-23-240               | NEW            | 79–07–053              | 289-14-030                   | NEW            | 79–07–067              | 296–24–82529                 | AMD-P          | 79–04–100              |
| 284-23-250               | NEW-P          | 79-05-084              | 289-16-010                   | NEW            | 79–07–067              | 296-24-82531                 | AMD-P          | 79-04-100              |
| 284-23-250               | NEW            | 79-07-053              | 289-16-020                   | NEW            | 79-07-067              | 296-24-82533                 | AMD-P          | 79-04-100<br>79-04-100 |
| 284-23-260               | NEW-P<br>NEW   | 79–05–084<br>79–07–053 | 289-16-030<br>289-16-040     | NEW<br>NEW     | 79–07–067<br>79–07–067 | 296–24–84003<br>296–24–85503 | AMD–P<br>AMD–P | 79-04-100<br>79-04-100 |
| 284-23-260<br>284-23-270 | NEW-P          | 79–07–033<br>79–05–084 | 289-18-010<br>289-18-010     | NEW            | 79-07-067              | 296-27-030                   | AMD-P          | 79-04-100              |
| 284-23-270               | NEW            | 79-07-053              | 289-18-020                   | NEW            | 79-07-067              | 296-27-040                   | AMD-P          | 79-04-100              |
| 284-23-300               | NEW-P          | 79-05-083              | 289-18-030                   | NEW            | 79–07–067              | 296-27-050                   | AMD-P          | 79-04-100              |
| 284-23-300               | NEW            | 79–07–052              | 289-18-040                   | NEW            | 79–07–067              | 296–27–070                   | AMD-P          | 79-04-100              |
| 284-23-310               | NEW-P          | 79-05-083              | 289-18-050                   | NEW            | 79-07-067              | 296–27–080<br>296–27–130     | AMD-P          | 79-04-100<br>79-04-100 |
| 284-23-310               | NEW<br>NEW-P   | 79–07–052<br>79–05–083 | 289-20-010<br>289-20-020     | NEW<br>NEW     | 79–07–067<br>79–07–067 | 296–27–130<br>296–54–001     | AMD–P<br>REP–P | 79-04-100<br>79-04-100 |
| 284-23-320<br>284-23-320 | NEW-F<br>NEW   | 79-03-083              | 289-20-030                   | NEW            | 79-07-067              | 296-54-003                   | REP-P          | 79-04-100              |
| 284-23-330               | NEW-P          | 79-05-083              | 289-20-040                   | NEW            | 79-07-067              | 296-54-010                   | REP-P          | 79-04-100              |
| 284-23-330               | NEW            | 79–07–052              | 289-20-050                   | NEW            | 79–07–067              | 296-54-020                   | REP-P          | 79-04-100              |
| 284-23-340               | NEW-P          | 79-05-083              | 289-22-010                   | NEW            | 79–07–067              | 296-54-030                   | REP-P          | 79-04-100              |
| 284-23-340               | NEW B          | 79–07–052<br>79–05–083 | 289-22-020<br>289-24-010     | NEW<br>NEW     | 79–07–067<br>79–07–067 | 296-54-040<br>296-54-051     | REP-P<br>REP-P | 79–04–100<br>79–04–100 |
| 284-23-350<br>284-23-350 | NEW-P<br>NEW   | 79-03-083              | 289-24-010<br>289-24-020     | NEW            | 79-07-067<br>79-07-067 | 296-54-052                   | REP-P          | 79-04-100              |
| 284-23-360               | NEW-P          | 79-05-083              | 289-24-030                   | NEW            | 79-07-067              | 296-54-130                   | REP-P          | 79-04-100              |
| 284-23-360               | NEW            | 79-07-052              | 289-24-040                   | NEW            | 79-07-067              | 296-54-140                   | REP-P          | 79-04-100              |
| 284-23-370               | NEW-P          | 79-05-083              | 289-24-050                   | NEW            | 79-07-067              | 296-54-150                   | REP-P          | 79-04-100              |
| 284-23-370               | NEW            | 79-07-052              | 296-04-040                   | AMD<br>AMD–P   | 79–03–023<br>79–06–096 | 296-54-160<br>296-54-170     | REP-P<br>REP-P | 79-04-100<br>79-04-100 |
| 284-23-380<br>284-23-380 | NEW-P<br>NEW   | 79-05-083<br>79-07-052 | 296–04–050<br>296–04–290     | REP-P          | 79-06-096<br>79-06-096 | 296-54-180                   | REP-P          | 79-04-100              |
| 286-04-010               | AMD-P          | 79-07-031              | 296-04-295                   | NEW-P          | 79-06-096              | 296-54-185                   | REP-P          | 79-04-100              |
| 286-04-020               | AMD-P          | 79-07-031              | 296-15-250                   | NEW-E          | 79-05-001              | 296-54-190                   | REP-P          | 79-04-100              |
| 286-04-030               | AMD-P          | 79-07-031              | 296-17-738                   | AMD-E          | 79-07-093              | 296-54-195                   | REP-P          | 79-04-100              |
| 286-04-060               | AMD-P          | 79-07-031              | 296-17-755                   | NEW-E          | 79-07-093              | 296-54-200<br>296-54-210     | REP-P<br>REP-P | 79–04–100<br>79–04–100 |
| 286-04-070<br>286-04-080 | NEW-P<br>NEW-P | 79–07–031<br>79–07–031 | 296-17-850<br>296-17-88501   | AMD-E<br>NEW-E | 79–07–093<br>79–07–093 | 296–54–210<br>296–54–215     | REP-P          | 79-04-100<br>79-04-100 |
| 286-16-030               | AMD-P          | 79-07-031              | 296-17-89501                 | NEW-E          | 79-07-093              | 296-54-216                   | REP-P          | 79-04-100              |
| 286-16-035               | NEW-P          | 79-07-031              | 296-17-920                   | AMD-E          | 79-07-093              | 296-54-217                   | REP-P          | 79–04–100              |
| 286-16-040               | AMD-P          | 79-07-031              | 296-24-023                   | NEW-E          | 79-05-047              | 296-54-218                   | REP-P          | 79-04-100              |
| 286–16–050               | AMD-P          | 79-07-031              | 296-24-23515                 | AMD-P          | 79-04-100              | 296–54–220<br>296–54–230     | REP-P<br>REP-P | 79-04-100<br>79-04-100 |
| 286-16-060<br>286-16-080 | AMD–P<br>AMD–P | 79-07-031<br>79-07-031 | 296–24–24005<br>296–24–24519 | AMD–P<br>AMD–P | 79–04–100<br>79–04–100 | 296-54-240                   | REP-P          | 79-04-100              |
| 286-20-010               | AMD-P          | 79-07-031              | 296-24-29425                 | AMD-P          | 79-04-100              | 296-54-260                   | REP-P          | 79-04-100              |
| 286-20-020               | AMD-P          | 79-07-031              | 296-24-662                   | REP-P          | 79-04-100              | 296-54-270                   | REP-P          | 79-04-100              |
| 286-20-040               | NEW-P          | 79-07-031              | 296–24–66201                 | REP-P          | 79-04-100              | 296-54-280                   | REP-P          | 79-04-100              |
| 286-20-060               | NEW-P<br>NEW-P | 79–07–031<br>79–07–031 | 296–24–66203<br>296–24–66205 | REP-P<br>REP-P | 79-04-100<br>79-04-100 | 296-54-281<br>296-54-282     | REP-P<br>REP-P | 79–04–100<br>79–04–100 |
| 286-24-015<br>286-24-020 | AMD-P          | 79-07-031<br>79-07-031 | 296-24-66207                 | REP-P          | 79-04-100              | 296-54-284                   | REP-P          | 79-04-100              |
| 286-24-040               | AMD-P          | 79-07-031              | 296-24-66209                 | REP-P          | 79-04-100              | 296-54-286                   | REP-P          | 79-04-100              |
| 286-24-050               | NEW-P          | 79-07-031              | 296-24-66211                 | REP-P          | 79-04-100              | 296-54-290                   | REP-P          | 79-04-100              |
| 286-24-060               | NEW-P          | 79-07-031              | 296-24-66213                 | REP-P          | 79-04-100              | 296–54–300                   | REP-P          | 79-04-100              |
| 286–24–070<br>286–26     | NEWP<br>AMDP   | 79-07-031<br>79-07-031 | 296-24-66215<br>296-24-66217 | REP-P<br>REP-P | 79–04–100<br>79–04–100 | 296-54-310<br>296-54-320     | REP-P<br>REP-P | 79-04-100<br>79-04-100 |
| 286–26–060               | AMD-P          | 79-07-031<br>79-07-031 | 296-24-66219                 | REP-P          | 79-04-100              | 296-54-330                   | REP-P          | 79-04-100              |
| 289-02-010               | NEW            | 79-07-067              | 296-24-66221                 | REP-P          | 79-04-100              | 296-54-335                   | REP-P          | 79-04-100              |
| 289-02-020               | NEW            | 79–07–067              | 296-24-66223                 | REP-P          | 79-04-100              | 296-54-340                   | REP-P          | 79-04-100              |
| 289-02-030               | NEW            | 79-07-067              | 296-24-66225                 | REP-P          | 79-04-100              | 296–54–350<br>296–54–360     | REP-P<br>REP-P | 79-04-100<br>79-04-100 |
| 289-04-010<br>289-04-020 | NEW<br>NEW     | 79–07–066<br>79–07–066 | 296–24–663<br>296–24–66301   | NEW-P<br>NEW-P | 79-04-100<br>79-04-100 | 296-54-370<br>296-54-370     | REP-P          | 79-04-100<br>79-04-100 |
| 289-04-030               | NEW            | 79-07-066              | 296-24-66303                 | NEW-P          | 79-04-100              | 296-54-380                   | REP-P          | 79-04-100              |
| 289-04-040               | NEW            | 79-07-066              | 296-24-66305                 | NEW-P          | 79-04-100              | 296-54-392                   | REP-P          | 79-04-100              |
| 289-06-010               | NEW            | 79–07–066              | 296-24-66307                 | NEW-P          | 79-04-100              | 296-54-393                   | REP-P          | 79-04-100              |
| 289-06-020               | NEW            | 79-07-066              | 296-24-66309                 | NEW-P<br>NEW-P | 79-04-100<br>79-04-100 | 296–54–39301<br>296–54–400   | REP-P<br>REP-P | 79–04–100<br>79–04–100 |
| 289-06-030<br>289-06-040 | NEW<br>NEW     | 79–07–066<br>79–07–066 | 296–24–66311<br>296–24–66313 | NEW-P          | 79-04-100<br>79-04-100 | 296-54-501                   | NEW-P          | 79-04-100<br>79-04-100 |
| 289-06-050               | NEW            | 79-07-066              | 296-24-66315                 | NEW-P          | 79-04-100              | 296-54-503                   | NEW-P          | 79-04-100              |
| 289-06-060               | NEW            | 79-07-066              | 296-24-66317                 | NEW-P          | 79-04-100              | 296-54-505                   | NEW-P          | 79-04-100              |
| 289-06-070               | NEW            | 79-07-066              | 296-24-66319                 | NEW-P          | 79-04-100              | 296-54-507                   | NEW-P          | 79-04-100              |
| 289-06-080               | NEW            | 79-07-066              | 296-24-66321                 | NEW-P          | 79-04-100<br>79-04-100 | 296–54–509<br>296–54–511     | NEW-P<br>NEW-P | 79-04-100<br>79-04-100 |
| 289-06-090<br>289-06-100 | NEW<br>NEW     | 79–07–066<br>79–07–066 | 296–24–73507<br>296–24–75011 | AMD-P<br>AMD-P | 79-04-100<br>79-04-100 | 296-54-513                   | NEW-P          | 79-04-100<br>79-04-100 |
| 289-06-110               | NEW            | 79-07-066              | 296-24-78009                 | AMD-P          | 79-04-100              | 296-54-515                   | NEW-P          | 79-04-100              |
| 289-12-010               | NEW            | 79-07-067              | 296–24–82507                 | AMD-P          | 79-04-100              | 296-54-517                   | NEW-P          | 79-04-100              |
| 289-12-020               | NEW            | 79-07-067              | 296-24-82509                 | AMD-P          | 79-04-100              | 296-54-519                   | NEW-P          | 79-04-100              |
| 289-12-030<br>289-12-040 | NEW<br>NEW     | 79-07-067<br>79-07-067 | 296–24–82515<br>296–24–82517 | AMD-P<br>AMD-P | 79–04–100<br>79–04–100 | 296–54–521<br>296–54–523     | NEW-P<br>NEW-P | 79–04–100<br>79–04–100 |
| 289-12-040<br>289-14-005 | NEW            | 79-07-067<br>79-07-067 | 296-24-82517                 | AMD-P          | 79–04–100<br>79–04–100 | 296-54-525                   | NEW-P          | 79-04-100<br>79-04-100 |
| 289-14-010               | NEW            | 79-07-067              | 296-24-82523                 | AMD-P          | 79-04-100              | 296-54-527                   | NEW-P          | 79-04-100              |
| 289-14-020               | NEW            | 79–07–067              | 2962482527                   | AMD-P          | 79-04-100              | 296-54-529                   | NEW-P          | 79–04–100              |

| WAC #                        |                | WSR #                  | WAC #                    |                | WSR #                  | WAC #                        |                | WSR #                  |
|------------------------------|----------------|------------------------|--------------------------|----------------|------------------------|------------------------------|----------------|------------------------|
| 296-54-531                   | NEW-P          | 79-04-100              | 304–25–090               | AMD-P          | 79-05-127              | 308-77-060                   | AMD-E          | 79-06-108              |
| 296-54-533                   | NEW-P          | 79-04-100              | 304-25-100               | AMD-P          | 79-05-127              | 308-77-065                   | AMD-P          | 79-06-104              |
| 296-54-535<br>296-54-537     | NEW-P<br>NEW-P | 79–04–100<br>79–04–100 | 304-25-510<br>304-25-520 | NEW-P<br>NEW-P | 79-05-126<br>79-05-126 | 308-77-065<br>308-77-070     | AMD–E<br>AMD–P | 79–06–108<br>79–06–104 |
| 296-54-539                   | NEW-P          | 79-04-100              | 304-25-530               | NEW-P          | 79-05-126              | 308-77-070                   | AMD-E          | 79-06-108              |
| 296-54-541                   | NEW-P          | 79-04-100              | 304-25-540               | NEW-P          | 79-05-126              | 308-77-080                   | AMD-P          | 79-06-104              |
| 296-54-543                   | NEW-P          | 79-04-100              | 304-25-550               | NEW-P          | 79-05-126              | 308-77-080                   | AMD-E          | 79-06-108              |
| 296-54-545                   | NEW-P<br>NEW-P | 79–04–100<br>79–04–100 | 304-25-560<br>304-25-570 | NEW-P<br>NEW-P | 79-05-126<br>79-05-126 | 308-77-090<br>308-77-090     | AMD–P<br>AMD–E | 79–06–104<br>79–06–108 |
| 296-54-547<br>296-54-549     | NEW-P          | 79-04-100<br>79-04-100 | 304-25-580               | NEW-P          | 79-05-126              | 308-77-095                   | NEW-P          | 79-06-104              |
| 296-54-551                   | NEW-P          | 79-04-100              | 304-25-590               | NEW-P          | 79-05-126              | 308-77-095                   | NEW-E          | 79-06-108              |
| 296-54-553                   | NEW-P          | 79-04-100              | 308-12-311               | NEW-E          | 79-02-043              | 308-77-100                   | AMD-P          | 79-06-104              |
| 296-54-555                   | NEW-P          | 79-04-100              | 308-12-311<br>308-12-311 | NEW-P<br>NEW   | 79–02–067<br>79–04–024 | 308-77-100<br>308-77-110     | AMD–E<br>AMD–P | 79–06–108<br>79–06–104 |
| 296-54-557<br>296-54-559     | NEW-P<br>NEW-P | 79-04-100<br>79-04-100 | 308-24-335               | NEW            | 79-02-012              | 308-77-110                   | AMD-E          | 79-06-108              |
| 296-54-561                   | NEW-P          | 79-04-100              | 308-29-050               | NEW-P          | 79-04-080              | 308-77-120                   | AMD-P          | 79-06-104              |
| 296-54-563                   | NEW-P          | 79-04-100              | 308-29-050               | NEW            | 79-06-084              | 308-77-120                   | AMD-E          | 79–06–108              |
| 296-54-565                   | NEW-P          | 79-04-100              | 308-29-060               | NEW-P<br>NEW   | 79–04–080<br>79–06–084 | 308-77-130<br>308-77-130     | AMD–P<br>AMD–E | 79-06-104<br>79-06-108 |
| 296-54-567<br>296-54-569     | NEW-P<br>NEW-P | 79-04-100<br>79-04-100 | 308-29-060<br>308-32-015 | AMD-P          | 79-06-084<br>79-06-110 | 308-77-130                   | REP-P          | 79-06-108<br>79-06-104 |
| 296-54-571                   | NEW-P          | 79-04-100              | 308-32-300               | REP-P          | 79-06-110              | 308-77-140                   | REP-E          | 79-06-108              |
| 296-54-573                   | NEW-P          | 79-04-100              | 308-32-310               | AMD-P          | 79-06-110              | 308-77-150                   | AMD-P          | 79-06-104              |
| 296-54-575                   | NEW-P          | 79-04-100              | 308-36-050               | AMD-P          | 79-07-079              | 308-77-150                   | AMD-E          | 79-06-108<br>79-06-104 |
| 296-54-577<br>296-54-579     | NEW-P<br>NEW-P | 79-04-100<br>79-04-100 | 308-40-100<br>308-40-101 | REP<br>NEW     | 79-04-011<br>79-04-011 | 308-77-160<br>308-77-160     | AMD–P<br>AMD–E | 79-06-104              |
| 296-54-581                   | NEW-P          | 79-04-100              | 308-40-102               | NEW            | 79-04-011              | 308-77-170                   | NEW-P          | 79-06-104              |
| 296-54-583                   | NEW-P          | 79-04-100              | 308-40-111               | NEW            | 79-04-011              | 308-77-170                   | NEW-E          | 79-06-108              |
| 296-54-585                   | NEW-P          | 79-04-100              | 308-42-035               | AMD-P          | 79-03-092              | 308-77-180                   | NEW-P          | 79-06-104              |
| 296-54-587                   | NEW-P<br>NEW-P | 79–04–100<br>79–04–100 | 308-42-035<br>308-42-040 | AMD<br>AMD–P   | 79–05–035<br>79–03–092 | 308-77-180<br>308-77-190     | NEW-E<br>NEW-P | 79-06-108<br>79-06-104 |
| 296-54-589<br>296-54-591     | NEW-P          | 79-04-100<br>79-04-100 | 308-42-040               | AMD            | 79-05-035              | 308-77-190                   | NEW-E          | 79-06-108              |
| 296-54-593                   | NEW-P          | 79-04-100              | 308-42-110               | NEW-P          | 79-03-092              | 308-77-200                   | REP-P          | 79-06-104              |
| 296-54-595                   | NEW-P          | 79-04-100              | 308-42-110               | NEW            | 79-05-035              | 308-77-200                   | REP-E          | 79-06-108              |
| 296-54-597                   | NEW-P<br>NEW-P | 79–04–100<br>79–04–100 | 308-52-130<br>308-52-130 | REP-P<br>REP   | 79-03-091<br>79-06-055 | 308-77-210<br>308-77-210     | REP-P<br>REP-E | 79-06-104<br>79-06-108 |
| 296-54-599<br>296-54-601     | NEW-P          | 79-04-100<br>79-04-100 | 308-52-260               | AMD-P          | 79-03-093              | 308-77-220                   | AMD-P          | 79-06-104              |
| 296-54-603                   | NEW-P          | 79-04-100              | 308-52-260               | AMD            | 79-06-063              | 308-77-220                   | AMD-E          | 79-06-108              |
| 296-54-605                   | NEW-P          | 79-04-100              | 308-52-405               | AMD-P          | 79-03-093              | 308-77-230                   | AMD-P          | 79-06-104              |
| 296-54-607                   | NEW-P<br>AMD-E | 79–04–100<br>79–05–047 | 308-52-405<br>308-52-500 | AMD<br>NEW-P   | 79-06-063<br>79-03-091 | 308-77-230<br>308-77-240     | AMD–E<br>AMD–P | 79-06-108<br>79-06-104 |
| 296–62–060<br>296–62–07335   | AMD-E          | 79-02-038              | 308-52-500               | NEW            | 79-06-055              | 308-77-240                   | AMD-E          | 79-06-108              |
| 296-62-07335                 | AMD-P          | 79-04-100              | 308-52-510               | NEW-P          | 79-03-091              | 308-77-250                   | AMD-P          | 79-06-104              |
| 296-62-07335                 | AMD-E          | 79-05-033              | 308-52-510               | NEW D          | 79-06-055              | 308-77-250                   | AMD–E<br>AMD–P | 79-06-108<br>79-06-104 |
| 296–62–07335<br>296–62–07347 | REP-E<br>NEW   | 79–06–078<br>79–02–037 | 308-52-520<br>308-52-520 | NEW-P<br>NEW   | 79–03–091<br>79–06–055 | 308-77-265<br>308-77-265     | AMD-F<br>AMD-E | 79-06-104<br>79-06-108 |
| 296-62-07347                 | AMD-P          | 79-04-100              | 308-52-530               | NEW-P          | 79-03-091              | 308-120-186                  | NEW-P          | 79-04-057              |
| 296-62-07515                 | AMD-P          | 79-04-100              | 308-52-530               | NEW            | 79-06-055              | 308-120-186                  | NEW            | 79-06-025              |
| 296-62-14531                 | NEW            | 79-02-037              | 308-52-540               | NEW-P          | 79-03-091              | 308-120-400<br>308-120-410   | NEW-P<br>NEW-P | 79–07–055<br>79–07–055 |
| 296-104-200<br>296-104-200   | AMD–P<br>AMD   | 79–02–007<br>79–05–054 | 308-52-540<br>308-52-550 | NEW<br>NEW-P   | 79–06–055<br>79–03–091 | 308-120-410                  | NEW-P          | 79-07-055              |
| 296-116-080                  | AMD-P          | 79-03-072              | 308-52-550               | NEW            | 79-06-055              | 308-120-430                  | NEW-P          | 79-07-055              |
| 296-116-080                  | AMD            | 79-05-023              | 308-52-560               | NEW-P          | 79-03-091              | 308-120-440                  | NEW-P          | 79-07-055              |
| 296-116-081                  | AMD-P          | 79-03-072              | 308-52-560               | NEW<br>NEW-P   | 79–06–055<br>79–03–091 | 308-122-220<br>308-122-220   | AMD–P<br>AMD–P | 79–02–075<br>79–03–041 |
| 296-116-081<br>296-116-200   | AMD<br>AMD-P   | 79–05–023<br>79–03–072 | 308-52-570<br>308-52-570 | NEW-P          | 79-06-055              | 308-122-225                  | NEW-P          | 79-05-020              |
| 296-116-300                  | AMD-P          | 79-05-036              | 308-52-580               | NEW-P          | 79-03-091              | 308-122-230                  | AMD-P          | 79-02-075              |
| 296-116-300                  | AMD-E          | 79-06-059              | 308-52-580               | NEW            | 79-06-055              | 308-122-230                  | AMD-P          | 79-03-041              |
| 296-116-300                  | AMD            | 79-07-033              | 308-77-010               | AMD-P          | 79-06-104              | 308-122-410<br>308-122-410   | AMD-P<br>AMD-P | 79-02-075<br>79-03-041 |
| 296-116-351<br>296-116-351   | AMD<br>AMD–P   | 79–02–030<br>79–03–072 | 308-77-010<br>308-77-020 | AMD–E<br>AMD–P | 79-06-108<br>79-06-104 | 308-124A-027                 | NEW-P          | 79-05-122              |
| 296-116-351                  | AMD            | 79-05-023              | 308-77-020               | AMD-E          | 79-06-108              | 308-124H-032                 | NEW-P          | 79-05-122              |
| 296-155-330                  | AMD-P          | 79-04-100              | 308-77-030               | AMD-P          | 79-06-104              | 308-124H-032                 | NEW            | 79-07-063              |
| 296-155-480                  | AMD-P          | 79-04-100              | 308-77-030               | AMD-E          | 79-06-108              | 308-124H-040                 | AMD-P          | 79-05-122              |
| 296–155–485                  | AMD–P<br>AMD–P | 79–04–100<br>79–04–100 | 308-77-032<br>308-77-032 | NEW-P<br>NEW-E | 79-06-104<br>79-06-108 | 308-124H-040<br>308-124H-055 | AMD<br>AMD–P   | 79–07–063<br>79–05–122 |
| 296-306-010<br>296-306-025   | AMD-P          | 79–04–100<br>79–04–100 | 308-77-034               | NEW-P          | 79-06-104              | 308-128A-040                 | AMD-P          | 79-05-123              |
| 304-25-010                   | AMD-P          | 79-05-127              | 308-77-034               | · NEW-E        | 79-06-108              | 308-128A-040                 | AMD            | 79-07-009              |
| 304-25-020                   | AMD-P          | 79-05-127              | 308-77-040               | AMD-P          | 79-06-104              | 308-128F-020                 | AMD-P          | 79-05-123<br>79-07-009 |
| 304-25-030<br>304-25-040     | AMD-P<br>AMD-P | 79-05-127<br>79-05-127 | 308-77-040<br>308-77-045 | AMD-E<br>NEW-P | 79–06–108<br>79–06–104 | 308-128F-020<br>308-128F-040 | AMD<br>NEW-P   | 79-07-009<br>79-05-123 |
| 304-25-040<br>304-25-050     | AMD-P          | 79–05–127<br>79–05–127 | 308-77-045               | NEW-E          | 79-06-108              | 308-128F-040                 | NEW            | 79-07-009              |
| 304-25-060                   | AMD-P          | 79-05-127              | 308-77-050               | AMD-P          | 79-06-104              | 308-128F-050                 | NEW-P          | 79-05-123              |
| 304-25-070                   | REP-P          | 79-05-127              | 308-77-050               | AMD-E          | 79-06-108              | 308-128F-050                 | NEW<br>NEW-P   | 79-07-009<br>79-05-123 |
| 304-25-080                   | REP-P          | 7905127                | 308-77-060               | AMD-P          | 79-06-104              | 308-128F-060                 | NEW-P          | 17-03-143              |

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| 308-128F-060                | NEW            | 79-07-009              | 356–18–060               | AMD-P          | 79–02–016              | 365-40-051               | NEW-P          | 79-06-091              |
| 308-128F-070                | NEW-P          | 79-05-123              | 356-18-060               | AMD            | 79-03-010              | 365-40-060               | REP-P          | 79-06-091              |
| 308-128F-070<br>308-138-100 | NEW<br>NEW     | 79–07–009<br>79–02–011 | 356-18-060               | AMD-P          | 79-04-091              | 365-40-061               | NEW-P          | 79-06-091              |
| 308-138-110                 | NEW            | 79-02-011<br>79-02-011 | 356–26–060<br>356–30–050 | AMD-P<br>AMD-P | 79-01-101<br>79-06-081 | 365-40-071<br>365-60-010 | NEW-P          | 79-06-091              |
| 308-138-120                 | NEW            | 79-02-011              | 356-30-075               | NEW-P          | 79-03-044              | 365-60-010               | NEW-P<br>NEW-E | 79-01-074<br>79-01-075 |
| 308-138-130                 | NEW            | 79-02-011              | 356-30-075               | NEW-P          | 79-05-014              | 365-60-010               | NEW            | 79-03-004              |
| 308-138-140                 | NEW            | 79-02-011              | 356-30-075               | NEW-P          | 79-06-023              | 365-60-020               | NEW-P          | 79-01-074              |
| 308-138-150                 | NEW<br>NEW     | 79-02-011              | 356-30-075               | NEW-P          | 79-07-026              | 365-60-020               | NEW-E          | 79-01-075              |
| 308-138-160<br>308-138-170  | NEW            | 79–02–011<br>79–02–011 | 356-30-146<br>356-35-020 | AMD-P<br>NEW-P | 79-07-108<br>79-03-044 | 365–60–020<br>372–20     | NEW<br>REP     | 79-03-004              |
| 308-138-180                 | NEW            | 79-02-011              | 356-35-020               | NEW-P          | 79-05-014              | 372-20-005               | REP            | 79–02–033<br>79–02–033 |
| 308-300-030                 | AMD            | 79-01-088              | 360-11-010               | AMD-P          | 79-02-068              | 372-20-010               | REP            | 79-02-033              |
| 308-300-110                 | AMD            | 79-01-088              | 360-11-010               | AMD            | 79-04-048              | 372-20-020               | REP            | 79-02-033              |
| 308-300-210<br>308-300-220  | NEW-E<br>NEW-E | 79–07–099<br>79–07–099 | 360-12-015               | NEW-P          | 79-02-068              | 372-20-025               | REP            | 79-02-033              |
| 308-300-220                 | NEW-E          | 79-07-099<br>79-07-099 | 360-12-015<br>360-12-050 | NEW<br>AMD-P   | 79–04–048<br>79–02–068 | 372–20–030<br>372–20–040 | REP<br>REP     | 79-02-033              |
| 308-300-240                 | NEW-E          | 79-07-099              | 360-12-050               | AMD            | 79-04-048              | 372-20-050               | REP            | 79–02–033<br>79–02–033 |
| 308-300-250                 | NEW-E          | 79-07-099              | 360-12-065               | AMD-P          | 79-02-068              | 372-20-055               | REP            | 79-02-033              |
| 308-300-260                 | NEW-E          | 79-07-099              | 360-12-065               | AMD            | 79-04-048              | 372-20-060               | REP            | 79-02-033              |
| 308-300-270<br>308-300-280  | NEW-E<br>NEW-E | 79–07–099<br>79–07–099 | 360-12-110<br>360-12-110 | AMD-P<br>AMD-P | 79-06-067              | 372-20-070               | REP            | 79-02-033              |
| 308-300-290                 | NEW-E          | 79–07–099<br>79–07–099 | 360-12-110               | AMD-P<br>AMD-P | 79-07-001<br>79-06-067 | 372-20-080<br>372-20-090 | REP<br>REP     | 79–02–033<br>79–02–033 |
| 314-52-015                  | AMD-P          | 79-06-008              | 360-12-120               | AMD-P          | 79-07-001              | 372-20-100               | REP            | 79-02-033              |
| 320-18-010                  | NEW            | 79-02-044              | 360-12-130               | AMD-P          | 79-02-068              | 372-20-110               | REP            | 79-02-033              |
| 332-17-010                  | NEW            | 79-02-001              | 360-12-130               | AMD            | 79-04-048              | 388-08-406               | NEW-P          | 79-07-107              |
| 332-17-020<br>332-17-030    | NEW<br>NEW     | 79-02-001<br>79-02-001 | 360-16-050<br>360-16-050 | AMD-P<br>AMD-P | 79-06-067<br>79-07-001 | 388-08-407               | NEW-P          | 79-07-107              |
| 332-17-100                  | NEW            | 79-02-001              | 360-16-060               | REP-P          | 79-06-067              | 388-08-408<br>388-08-409 | NEW-P<br>NEW-P | 79–07–107<br>79–07–107 |
| 332-17-110                  | NEW            | 79-02-001              | 360-16-060               | REP-P          | 79-07-001              | 388-08-410               | REP-P          | 79–07–107<br>79–07–107 |
| 332-17-120                  | NEW            | 79-02-001              | 360–16–070               | AMD-P          | 79-06-067              | 388-08-413               | NEW-P          | 79-07-107              |
| 332-17-130                  | NEW            | 79-02-001              | 360-16-070               | AMD-P          | 79-07-001              | 388-08-414               | NEW-P          | 79-07-107              |
| 332-17-140<br>332-17-150    | NEW<br>NEW     | 79-02-001<br>79-02-001 | 360-16-080<br>360-16-081 | NEW-P<br>NEW-P | 79-06-067<br>79-07-001 | 388-14-205<br>388-14-205 | AMD-P<br>AMD   | 79-04-065<br>79-06-032 |
| 332-17-160                  | NEW            | 79-02-001              | 360-16-085               | NEW-P          | 79–06–067              | 388-15-030               | AMD-E          | 79-06-032<br>79-06-043 |
| 332-17-165                  | NEW            | 79-02-001              | 360-16-085               | NEW-P          | 79-07-001              | 388-15-030               | AMD-P          | 79-06-044              |
| 332-17-200                  | NEW            | 79-02-001              | 360-16-160               | REP-P          | 79-06-067              | 388-15-130               | AMD-P          | 79-07-076              |
| 332-17-300<br>332-17-310    | NEW<br>NEW     | 79-02-001<br>79-02-001 | 360-16-160<br>360-16-170 | REP-P<br>AMD-P | 79-07-001<br>79-06-067 | 388-15-130               | AMD-E          | 79-07-077              |
| 332-17-320                  | NEW            | 79-02-001              | 360-16-170               | AMD-P          | 79-07-001              | 388-15-131<br>388-15-131 | AMD-P<br>AMD-E | 79–07–076<br>79–07–077 |
| 332-17-340                  | NEW            | 79-02-001              | 360-16-240               | AMD            | 79-02-060              | 388-15-132               | AMD-P          | 79-07-076              |
| 332-17-400                  | NEW            | 79-02-001              | 360-23-020               | AMD-P          | 79-06-067              | 388-15-132               | AMD-E          | 79-07-077              |
| 332-17-410<br>332-17-420    | NEW<br>NEW     | 79-02-001<br>79-02-001 | 360-23-020<br>360-32-010 | AMD-P<br>REP-P | 79-07-001              | 388-15-134               | AMD-P          | 79–07–076              |
| 332-17-430                  | NEW            | 79-02-001              | 360-32-010               | REP-P          | 79-06-054<br>79-06-054 | 388-15-134<br>388-15-136 | AMD-E<br>AMD-P | 79-07-077<br>79-07-076 |
| 332-17-440                  | NEW            | 79-02-001              | 360-32-045               | REP-P          | 79-06-054              | 388-15-136               | AMD-E          | 79–07–076<br>79–07–077 |
| 332-17-450                  | NEW            | 79-02-001              | 360-32-050               | NEW-P          | 79-06-054              | 388-15-137               | AMD-P          | 79-07-076              |
| 332-17-460<br>332-24-090    | NEW<br>AMD–E   | 79–02–001<br>79–04–009 | 360-32-055               | NEW-P          | 79-06-054              | 388-15-137               | AMD-E          | 79-07-077              |
| 332-24-090                  | AMD-E          | 79-04-009              | 360-36-010<br>360-36-010 | AMD-P<br>AMD-P | 79-06-067<br>79-07-001 | 388-15-138<br>388-15-138 | AMD-P<br>AMD-E | 79-07-076<br>79-07-077 |
| 332-24-090                  | AMD-E          | 79-05-046              | 360-36-110               | AMD            | 79-02-060              | 388-15-140               | AMD-E          | 79-07-081              |
| 332-24-090                  | AMD-E          | 79-06-021              | 360-36-115               | NEW-P          | 79-06-066              | 388-15-140               | AMD-P          | 79-07-062              |
| 332-26-508<br>332-26-508    | NEW-E<br>NEW-E | 79–05–006<br>79–05–046 | 360-36-120               | AMD            | 79-02-060              | 388-15-230               | REP            | 79-03-013              |
| 332-52-010                  | AMD-P          | 79-03-046<br>79-03-084 | 360-36-130<br>360-36-130 | AMD-P<br>AMD   | 79-02-068<br>79-04048  | 388-15-551<br>388-15-551 | NEW-P<br>NEW-E | 79-07-062<br>79-07-081 |
| 332-52-010                  | AMD-P          | 79-06-035              | 360-36-130               | AMD            | 7902060                | 388-15-552               | NEW-E          | 7907061<br>7907062     |
| 332-52-010                  | AMD            | 79-06-039              | 360-36-140               | AMD            | 79-02-060              | 388-15-552               | NEW-E          | 79-07-081              |
| 332-52-055<br>332-52-055    | NEW-P          | 79-03-084              | 360-36-150               | REP            | 79-02-060              | 388-15-553               | NEW-P          | 79-07-062              |
| 332-52-055                  | NEW-P<br>NEW   | 79–06–035<br>79–06–039 | 360-36-160<br>360-36-170 | REP<br>REP     | 79–02–060<br>79–02–060 | 388-15-553<br>388-15-554 | NEW-E          | 79-07-081              |
| 352-32-030                  | AMD-P          | 79-06-107              | 360-36-220               | AMD-P          | 7902060<br>7907054     | 388-15-554               | NEW-P<br>NEW-E | 79-07-062<br>79-07-081 |
| 352-32-250                  | AMD            | 79-02-032              | 360-36-230               | AMD-P          | 7907054                | 388-15-555               | NEW-P          | 79-07-062              |
| 352-32-250                  | AMD-P          | 79-04-058              | 360-52-060               | AMD-P          | 79-02-068              | 388-15-555               | NEW-E          | 79-07-081              |
| 352-32-250<br>352-36-020    | AMD–P<br>AMD–P | 79–06–107<br>79–05–120 | 360-52-060               | AMD            | 79-04-048              | 388-15-570               | AMD-P          | 79-07-076              |
| 352-36-025                  | NEW-P          | 79–05–120<br>79–05–120 | 360-54-010<br>360-54-020 | NEW<br>NEW     | 79-02-061<br>79-02-061 | 388-15-570<br>388-24-090 | AMD-E<br>REP   | 79–07–077<br>79–03–013 |
| 356-10-030                  | AMD-P          | 79-02-016              | 360-54-030               | NEW            | 79-02-061<br>79-02-061 | 388-24-107               | AMD            | 79-03-013<br>79-03-013 |
| 356-10-030                  | AMD            | 79-03-010              | 360-54-040               | NEW            | 79-02-061              | 388-24-111               | · AMD-P        | 79-03-085              |
| 356-10-050<br>356-10-050    | AMD-P          | 79-02-016              | 360-54-050               | NEW            | 79-02-061              | 388-24-111               | AMD-E          | 79-04-003              |
| 356-10-050<br>356-10-060    | AMD<br>AMD–P   | 79-03-010<br>79-02-016 | 365-40-030<br>365-40-031 | REP-P<br>NEW-P | 79-06-091<br>79-06-091 | 388-24-111               | AMD            | 79-05-041              |
| 356~10–060                  | AMD            | 79-03-010              | 365-40-040               | REP-P          | 79-06-091<br>79-06-091 | 388-24-125<br>388-24-135 | AMD-P<br>AMD   | 79–06–040<br>79–03–013 |
| 356-15-120                  | AMD-E          | 79-06-022              | 365-40-041               | NEW-P          | 79-06-091              | 388-28-430               | AMD            | 79-04-013              |
| 356–15–120                  | AMD-P          | 79–06–081              | 365–40–050               | REP-P          | 79–06–091              | 388-28-484               | AMD-P          | 79-04-008              |
|                             |                |                        |                          |                |                        |                          |                |                        |

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| 388-28-484                 | AMD            | 79-06-029              | 388-54-425               | REP-E        | 79-03-032              | 388-54-560               | REP            | 79-03-033              |
| 388-28-515                 | AMD-P          | 79-03-075              | 388-54-425               | REP          | 79-03-033              | 388-54-565               | REP-E          | 79-03-032              |
| 388-28-515                 | AMD-E          | 79-03-081              | 388-54-430               | REP-E        | 79-03-032              | 388-54-565               | REP            | 79-03-033              |
| 388-28-515                 | AMD            | 79-06-007              | 388-54-430               | REP<br>REP-E | 79–03–033<br>79–03–032 | 388-54-570<br>388-54-570 | REP-E<br>REP   | 79–03–032<br>79–03–033 |
| 388-28-520<br>388-28-525   | NEW<br>REP     | 79-04-013<br>79-04-013 | 388-54-432<br>388-54-432 | REP-E        | 79-03-032<br>79-03-033 | 388-54-575               | REP-E          | 79–03–033<br>79–03–032 |
| 388-28-575                 | AMD-P          | 79-04-013              | 388-54-435               | REP-E        | 79-03-032              | 388-54-575               | REP            | 79-03-032              |
| 388-28-575                 | AMD-E          | 79-04-063              | 388-54-435               | REP          | 79-03-033              | 388-54-580               | REP-E          | 79-03-032              |
| 388-28-575                 | AMD            | 79-06-027              | 388-54-440               | REP-E        | 79-03-032              | 388-54-580               | REP            | 79-03-033              |
| 388-29-130                 | AMD-P          | 79-01-089              | 388-54-440               | REP          | 79-03-033              | 388-54-585               | REP-E          | 79-03-032              |
| 388-29-130<br>388-29-155   | AMD<br>AMD–P   | 79–04–036<br>79–03–075 | 388-54-442<br>388-54-442 | REP-E<br>REP | 79–03–032<br>79–03–033 | 388-54-585<br>388-54-590 | REP<br>REP-E   | 79–03–033<br>79–03–032 |
| 388-29-155<br>388-29-155   | AMD-F<br>AMD-E | 79-03-073              | 388-54-445               | REP-E        | 79-03-033              | 388-54-590               | REP            | 79–03–032<br>79–03–033 |
| 388-29-155                 | AMD            | 79-06-007              | 388-54-445               | REP          | 79-03-033              | 388-54-595               | REP-E          | 79-03-032              |
| 388-29-230                 | AMD-P          | 79–02–057              | 388-54-448               | REP-E        | 79-03-032              | 388-54-595               | REP            | 79-03-033              |
| 388-29-230                 | AMD            | 79-04-060              | 388-54-448               | REP          | 79-03-033              | 388-54-598               | REP-E          | 79-03-032              |
| 388-33-120<br>388-33-120   | AMD–P<br>AMD   | 79–04–029<br>79–06–028 | 388-54-452<br>388-54-452 | REP-E<br>REP | 79–03–032<br>79–03–033 | 388-54-598<br>388-54-600 | REP<br>NEW-E   | 79–03–033<br>79–03–032 |
| 388-35-070                 | AMD-E          | 79-00-028<br>79-07-080 | 388-54-455               | REP-E        | 79–03–033<br>79–03–032 | 388-54-600               | NEW            | 79-03-032              |
| 388-37-010                 | AMD-P          | 79-04-066              | 388-54-455               | REP          | 79-03-033              | 388-54-605               | NEW-E          | 79-03-032              |
| 388-37-010                 | AMD            | 79-06-026              | 388-54-460               | REP-E        | 79-03-032              | 388-54-605               | NEW            | 79-03-033              |
| 388-37-040                 | AMD-P          | 79-04-029              | 388-54-460               | REP          | 79-03-033              | 388-54-610               | NEW-E          | 79-03-032              |
| 388-37-040                 | AMD<br>AMD     | 79–06–028<br>79–03–013 | 388-54-462<br>388-54-462 | REP-E<br>REP | 79–03–032<br>79–03–033 | 388-54-610<br>388-54-620 | NEW<br>NEW-E   | 79–03–033<br>79–03–032 |
| 388-52-166<br>388-53A-010  | NEW-P          | 79-04-052              | 388-54-465               | REP-E        | 79-03-033              | 388-54-620               | NEW            | 79-03-032              |
| 388-53A-010                | NEW-E          | 79-04-055              | 388-54-465               | REP          | 79-03-033              | 388-54-625               | NEW-E          | 79-03-032              |
| 388-53A-010                | NEW            | 79-06-082              | 388-54-470               | AMD-E        | 79-01-090              | 388-54-625               | NEW            | 79-03-033              |
| 388-53A-020                | NEW-P          | 79-04-052              | 388-54-470               | REP-E        | 79-03-032              | 388-54-630               | NEW-E          | 79-03-032              |
| 388-53A-020                | NEW-E          | 79-04-055              | 388-54-470<br>388-54-475 | REP<br>REP-E | 79–03–033<br>79–03–032 | 388-54-630<br>388-54-635 | NEW<br>NEW-E   | 79–03–033<br>79–03–032 |
| 388-53A-020<br>388-53A-030 | NEW<br>NEW-P   | 79–06–082<br>79–04–052 | 388-54-475               | REP-E        | 79–03–032<br>79–03–033 | 388-54-635               | NEW            | 79–03–032<br>79–03–033 |
| 388-53A-030                | NEW-E          | 79-04-055              | 388-54-480               | REP-E        | 79-03-032              | 388-54-640               | NEW-E          | 79-03-032              |
| 388-53A-030                | NEW            | 79-06-082              | 388-54-480               | REP          | 79-03-033              | 388-54-640               | NEW            | 79-03-033              |
| 388-53A-040                | NEW-P          | 79-04-052              | 388-54-485               | REP-E        | 79-03-032              | 388-54-645               | NEW-E          | 79-03-032              |
| 388-53A-040                | NEW-E          | 79-04-055<br>79-06-082 | 388-54-485<br>388-54-490 | REP<br>REP-E | 79–03–033<br>79–03–032 | 388-54-645<br>388-54-650 | NEW<br>NEW-E   | 79–03–033<br>79–03–032 |
| 388-53A-040<br>388-53A-050 | NEW<br>NEW-P   | 79-00-082<br>79-04-052 | 388-54-490               | REP-E        | 79-03-032              | 388-54-650               | NEW-L          | 79-03-032              |
| 388-53A-050                | NEW-E          | 79-04-055              | 388-54-495               | REP-E        | 79-03-032              | 388-54-655               | NEW-E          | 79-03-032              |
| 388-53A-050                | NEW            | 79-06-082              | 388-54-495               | REP          | 79-03-033              | 388-54-655               | NEW            | 79-03-033              |
| 388-53A-060                | NEW-P          | 79-04-052              | 388-54-500               | REP-E        | 79-03-032              | 388-54-660               | NEW-E          | 79–03–032<br>79–03–033 |
| 388-53A-060<br>388-53A-060 | NEW-E<br>NEW   | 79-04-055<br>79-06-082 | 388-54-500<br>388-54-505 | REP<br>REP-E | 79–03–033<br>79–03–032 | 388-54-660<br>388-54-665 | NEW<br>NEW-E   | 79-03-033<br>79-03-032 |
| 388-53A-070                | NEW-P          | 79-04-052              | 388-54-505               | REP          | 79-03-032              | 388-54-665               | NEW            | 79-03-033              |
| 388-53A-070                | NEW-E          | 79-04-055              | 388-54-510               | AMD          | 79-01-085              | 388-54-670               | NEW-E          | 79-03-032              |
| 388-53A-070                | NEW            | 79-06-082              | 388-54-510               | REP-E        | 79-03-032              | 388-54-670               | NEW            | 79-03-033              |
| 388-53A-080                | NEW-P          | 79-04-052              | 388-54-510               | REP          | 79–03–033<br>79–03–032 | 388-54-670<br>388-54-670 | AMD–E<br>AMD–P | 79–05–028<br>79–05–029 |
| 388-53A-080<br>388-53A-080 | NEW-E<br>NEW   | 79-04-055<br>79-06-082 | 388-54-515<br>388-54-515 | REP-E<br>REP | 79-03-032<br>79-03-033 | 388-54-670               | AMD-P          | 79–03–029<br>79–07–057 |
| 388-53A-090                | NEW-P          | 79-04-052              | 388-54-520               | REP-E        | 79-03-032              | 388-54-675               | NEW-E          | 79-03-032              |
| 388-53A-090                | NEW-E          | 79-04-055              | 388-54-520               | REP          | 79-03-033              | 388-54-675               | NEW            | 79-03-033              |
| 388-53A-090                | NEW            | 79-06-082              | 388-54-525               | REP-E        | 79-03-032              | 388-54-677               | NEW-P          | 79-05-044              |
| 388-53A-100                | NEW-P<br>NEW-E | 79–04–052<br>79–04–055 | 388-54-525<br>388-54-526 | REP<br>REP-E | 79–03–033<br>79–03–032 | 388-54-677<br>388-54-677 | NEW-E<br>NEW   | 79-05-045<br>79-07-056 |
| 388-53A-100<br>388-53A-100 | NEW-E          | 79-04-033              | 388-54-526               | REP          | 79-03-032              | 388-54-680               | NEW-E          | 79-03-032              |
| 388-53A-110                | NEW-P          | 79-04-052              | 388-54-527               | REP-E        | 79-03-032              | 388-54-680               | NEW            | 79-03-033              |
| 388-53A-110                | NEW-E          | 79-04-055              | 388-54-527               | REP          | 79-03-033              | 388-54-685               | NEW-E          | 79-03-032              |
| 388-53A-110                | NEW            | 79-06-082              | 388-54-528               | REP-E        | 79-03-032              | 388-54-685               | NEW            | 79-03-033              |
| 388-53A-120                | NEW-P          | 79-04-052              | 388-54-528<br>388-54-530 | REP<br>REP-E | 79–03–033<br>79–03–032 | 388-54-690<br>388-54-690 | NEW-E<br>NEW   | 79–03–032<br>79–03–033 |
| 388-53A-120<br>388-53A-120 | NEW-E<br>NEW   | 79-04-055<br>79-06-082 | 388-54-530               | REP-E        | 79–03–032<br>79–03–033 | 388-54-695               | NEW-E          | 79-03-032              |
| 388-53A-130                | NEW-P          | 79-04-052              | 388-54-535               | REP-E        | 79-03-032              | 388-54-695               | NEW            | 79-03-033              |
| 388-53A-130                | NEW-E          | 79-04-055              | 388-54-535               | REP          | 79-03-033              | 388-54-700               | REP-E          | 79-03-032              |
| 388-53A-130                | NEW            | 79-06-082              | 388-54-540               | AMD-E        | 79-01-090              | 388-54-700               | REP            | 79-03-033              |
| 388-53A-140                | NEW-P          | 79-04-052<br>79-04-055 | 388-54-540<br>388-54-540 | REP-E<br>REP | 79–03–032<br>79–03–033 | 388-54-705<br>388-54-705 | REP-E<br>REP   | 79–03–032<br>79–03–033 |
| 388-53A-140<br>388-53A-140 | NEWE<br>NEW    | 79-04-033<br>79-06-082 | 388-54-545               | REP-E        | 79–03–033<br>79–03–032 | 388-54-710               | REP-E          | 79-03-033              |
| 388-54-405                 | REP-E          | 79-03-032              | 388-54-545               | REP          | 79-03-033              | 388-54-710               | REP            | 79-03-033              |
| 388-54-405                 | REP            | 79-03-033              | 388-54-550               | AMD-E        | 79-01-090              | 388-54-715               | NEW-E          | 79-03-032              |
| 388-54-410                 | REP-E          | 79-03-032              | 388-54-550               | REP-E        | 79-03-032              | 388-54-715               | NEW E          | 79–03–033<br>79–03–032 |
| 388-54-410<br>388-54-415   | REP<br>REP-E   | 79–03–033<br>79–03–032 | 388-54-550<br>388-54-555 | REP<br>AMD-E | 79-03-033<br>79-01-090 | 388-54-717<br>388-54-717 | NEW-E<br>NEW   | 79-03-032<br>79-03-033 |
| 388-54-415<br>388-54-415   | REP-E          | 79–03–032<br>79–03–033 | 388-54-555               | REP-E        | 79-01-090              | 388-54-720               | NEW-E          | 79-03-033              |
| 388-54-420                 | REP-E          | 79-03-032              | 388-54-555               | REP          | 79-03-033              | 388-54-720               | NEW            | 79-03-033              |
| 388-54-420                 | REP            | 79–03–033              | 388-54-560               | REP-E        | 79–03–032              | 388-54-725               | NEW-E          | 79–03–032              |
|                            |                |                        |                          |              |                        |                          |                |                        |

| WAC #                    |                | WSR #                  | WAC #                    |                | WSR #                  | WAC #                    |                | WSR #                  |
|--------------------------|----------------|------------------------|--------------------------|----------------|------------------------|--------------------------|----------------|------------------------|
| 388-54-725               | NEW            | 79-03-033              | 38859-030                | AMD            | 79–04–036              | 388-73-810               | NEW-E          | 79–07–077              |
| 388-54-730               | NEW-E          | 79-03-032              | 388-59-040               | AMD-P          | 79–01–089              | 388-73-820               | NEW-P          | 79-07-076              |
| 388-54-730               | NEW            | 79-03-033              | 388-59-040               | AMD            | 79-04-036              | 388-73-820               | NEW-E          | 79-07-077              |
| 388-54-730               | AMD-P          | 79-07-032              | 388-59-045               | NEW-P          | 79-01-089              | 388-80-005               | AMD-P          | 79-06-042              |
| 388-54-730               | AMD-E          | 79-07-082              | 388-59-045<br>388-59-048 | NEW<br>NEW-P   | 79–04–036<br>79–01–089 | 388-81-040<br>388-82-020 | AMD-P<br>AMD-P | 79-06-042<br>79-04-028 |
| 388-54-735<br>388-54-735 | NEW-E<br>NEW   | 79–03–032<br>79–03–033 | 388-59-048               | NEW-P          | 79-01-089<br>79-04-036 | 388-82-020               | AMD-P<br>AMD   | 79-04-028<br>79-06-034 |
| 388-54-735               | AMD-E          | 79-06-009              | 388-59-050               | AMD-P          | 79-01-089              | 388-83-028               | AMD-P          | 79-04-028              |
| 388-54-735               | AMD-P          | 79-06-010              | 388-59-050               | AMD            | 79-04-036              | 388-83-028               | AMD            | 79-06-034              |
| 388-54-740               | NEW-E          | 79-03-032              | 388-59-060               | AMD-P          | 79-01-089              | 388-83-030               | AMD-P          | 79-07-029              |
| 388-54-740               | NEW            | 79-03-033              | 388-59-060               | AMD            | 79-04-036              | 388-83-035               | AMD-E          | 79–07–085              |
| 388-54-740               | AMD-P          | 79-07-032              | 388-59-090               | AMD-P          | 79-01-089              | 388-83-035               | AMD-P          | 79-07-088              |
| 388-54-740               | AMD-E          | 79-07-082              | 388-59-090               | AMD            | 79-04-036              | 388-83-045               | AMD-P          | 79-06-042              |
| 388-54-745<br>388-54-745 | NEW-E<br>NEW   | 79-03-032<br>79-03-033 | 388-70-013<br>388-70-013 | AMD–P<br>AMD–E | 79–07–076<br>79–07–077 | 388-83-047<br>388-83-050 | NEW-P<br>AMD-P | 79–06–042<br>79–07–029 |
| 388-54-750               | NEW-E          | 79–03–033<br>79–03–032 | 388-70-013               | AMD-P          | 79-02-069              | 388-83-065               | AMD-P          | 79-04-029              |
| 388-54-750               | NEW            | 79-03-032              | 388-70-022               | AMD            | 79-04-062              | 388-83-065               | AMD            | 79-06-034              |
| 388-54-755               | NEW-E          | 79-03-032              | 388-70-022               | AMD-P          | 79-07-076              | 38884005                 | AMD-P          | 79-04-028              |
| 388-54-755               | NEW            | 79-03-033              | 388-70-022               | AMD-E          | 79–07–077              | 388-84-005               | AMD            | 79-06-034              |
| 388-54-760               | NEW-E          | 79-03-032              | 388-70-700               | AMD-P          | 79-07-076              | 388-84-015               | AMD-P          | 79-06-042              |
| 388-54-760<br>388-54-765 | NEW<br>NEW-E   | 79-03-033              | 388-70-700<br>388-73-010 | AMD-E<br>AMD-P | 79-07-077              | 388-86-020<br>388-86-020 | AMD-P          | 79-04-028              |
| 388-54-765               | NEW-E          | 79–03–032<br>79–03–033 | 388-73-010               | AMD-F<br>AMD-E | 79–07–076<br>79–07–077 | 388-86-032               | AMD<br>AMD–P   | 79–06–034<br>79–04–028 |
| 388-54-765               | AMD-E          | 79-05-028              | 388-73-012               | AMD-P          | 79–07–076              | 388-86-032               | AMD-1          | 79-06-034              |
| 388-54-765               | AMD-P          | 79-05-029              | 388-73-012               | AMD-E          | 79-07-077              | 388-86-050               | AMD-P          | 79-04-027              |
| 388-54-765               | AMD            | 79–07–057              | 388-73-014               | AMD-P          | 79–07–076              | 388-86-050               | AMD            | 79-06-030              |
| 388-54-770               | NEW-E          | 79-03-032              | 388-73-014               | AMD-E          | 79-07-077              | 388-86-067               | AMD-P          | 79-04-028              |
| 388-54-770<br>388-54-775 | NEW<br>NEW-E   | 79–03–033<br>79–03–032 | 388-73-020<br>388-73-020 | AMD-P<br>AMD-E | 79–07–076<br>79–07–077 | 388-86-067<br>388-86-075 | AMD B          | 79–06–034<br>79–04–028 |
| 388-54-775               | NEW-E          | 79–03–032<br>79–03–033 | 388-73-020               | AMD-E          | 79–07–077<br>79–07–076 | 388-86-075               | AMD-P<br>AMD   | 79-04-028<br>79-06-034 |
| 388-54-780               | NEW-E          | 79-03-032              | 388-73-022               | AMD-E          | 79-07-077              | 388-86-085               | AMD-P          | 79-04-028              |
| 388-54-780               | NEW            | 79-03-033              | 388-73-024               | AMD-P          | 79-07-076              | 388~86–085               | AMD            | 79-06-034              |
| 388-54-785               | NEW-E          | 79-03-032              | 388-73-024               | AMD-E          | 79–07–077              | 388-86-115               | AMD-P          | 79-04-028              |
| 388-54-785               | NEW            | 79-03-033              | 388-73-052               | AMD-P          | 79-07-076              | 388-86-115               | AMD            | 79-06-034              |
| 388-54-785<br>388-54-785 | AMD-P<br>AMD-E | 79-07-032<br>79-07-082 | 388-73-052<br>388-73-054 | AMD–E<br>AMD–P | 79–07–077<br>79–07–076 | 388-86-120<br>388-86-120 | AMD–P<br>AMD   | 79–04–028<br>79–06–034 |
| 388-54-790               | NEW-E          | 79-03-032              | 388-73-054               | AMD-E          | 79–07–077              | 388-87-010               | AMD-P          | 79-04-028              |
| 388-54-790               | NEW            | 79-03-033              | 388-73-056               | AMD-P          | 79-07-076              | 38887010                 | AMD            | 79-06-034              |
| 388-54-795               | NEW-E          | 79-03-032              | 388-73-056               | AMD-E          | 79-07-077              | 388-87-025               | AMD-P          | 79-04-028              |
| 388-54-795<br>388-54-800 | NEW E          | 79-03-033              | 388-73-058               | AMD-P          | 79–07–076<br>79–07–077 | 388-87-025               | AMD            | 79-06-034              |
| 388-54-800               | NEW-E<br>NEW   | 79–03–032<br>79–03–033 | 388-73-058<br>388-73-072 | AMD-E<br>AMD-P | 79-07-077<br>79-07-076 | 388-87-027<br>388-87-050 | AMD–P<br>AMD–P | 79–07–029<br>79–04–028 |
| 388-54-805               | NEW-E          | 79-03-033              | 388-73-072               | AMD-E          | 79-07-077              | 388-87-050               | AMD            | 79-06-034              |
| 388-54-805               | NEW            | 79-03-033              | 38873074                 | AMD-P          | 79-07-076              | 388-87-077               | AMD-P          | 79-04-028              |
| 388-54-810               | NEW-E          | 79-03-032              | 388-73-074               | AMD-E          | 79-07-077              | 388-87-077               | AMD            | 79-06-034              |
| 388-54-810               | NEW E          | 79-03-033              | 388-73-076               | AMD-P          | 79-07-076              | 388-88-117               | NEW            | 79-01-084              |
| 388-54-815<br>388-54-815 | NEW-E<br>NEW   | 79–03–032<br>79–03–033 | 388-73-076<br>388-73-108 | AMD-E<br>AMD-P | 79–07–077<br>79–07–076 | 388-88-117<br>388-91-010 | AMD<br>AMD–P   | 79–06–034<br>79–04–028 |
| 388-54-820               | NEW-E          | 79-03-032              | 388-73-108               | AMD-E          | 79-07-077              | 388-91-010               | AMD            | 79-06-034              |
| 388-54-820               | NEW            | 79-03-033              | 388-73-134               | AMD-P          | 79-07-076              | 388-91-013               | AMD-P          | 79-04-028              |
| 388-54-820               | AMD-E          | 79–05–028              | 388-73-134               | AMD-E          | 79–07–077              | 38891013                 | AMD            | 79-06-034              |
| 388-54-820               | AMD-P          | 79-05-029              | 388-73-140               | AMD-P          | 79–07–076              | 388-91-016               | AMD-P          | 79-04-028              |
| 388-54-820<br>388-54-825 | AMD<br>NEW-E   | 79–07–057<br>79–03–032 | 388-73-140<br>388-73-212 | AMD–E<br>AMD–P | 79–07–077<br>79–07–076 | 388-91-016<br>388-91-020 | AMD<br>AMD–P   | 79–06–034<br>79–04–028 |
| 388-54-825               | NEW            | 79-03-032              | 388-73-212               | AMD-E          | 79–07–070<br>79–07–077 | 388-91-020               | AMD-F<br>AMD   | 79-04-028<br>79-06-034 |
| 388-54-830               | NEW-E          | 79-03-032              | 388-73-216               | AMD-P          | 79-07-076              | 388-91-030               | AMD-P          | 79-04-028              |
| 388-54-830               | NEW            | 79-03-033              | 388-73-216               | AMD-E          | 79-07-077              | 388-91-030               | AMD            | 79-06-034              |
| 388-54-835               | NEW-E          | 79-03-032              | 388-73-304               | AMD-P          | 79-07-076              | 388-91-035               | AMD-P          | 79-04-028              |
| 388-54-835<br>388-54-835 | NEW<br>AMD-E   | 79-03-033<br>79-05-002 | 388-73-304<br>388-73-306 | AMD-E          | 79–07–077<br>79–07–076 | 388-91-035               | AMD            | 79-06-034              |
| 388-54-840               | NEW-E          | 79-03-002              | 388-73-306               | AMD-P<br>AMD-E | 79-07-076<br>79-07-077 | 388-91-040<br>388-91-040 | AMD–P<br>AMD   | 79-04-028<br>79-06-034 |
| 388-54-840               | NEW            | 79-03-033              | 388-73-604               | AMD-P          | 79-07-076              | 388-92-005               | AMD-P          | 79-04-028              |
| 388-54-840               | AMD-E          | 79-05-002              | 388-73-604               | AMD-E          | 79-07-077              | 388-92-005               | AMD            | 79-06-034              |
| 388-55-010               | AMD            | 79-02-025              | 388-73-606               | AMD-P          | 79-07-076              | 388-92-020               | AMD-P          | 79-06-042              |
| 388-57-015<br>388-57-025 | AMD<br>AMD     | 79–03–013<br>79–03–013 | 388-73-606               | AMD-E          | 79-07-077              | 388-92-025               | AMD-P          | 79-04-028              |
| 388-57-030               | AMD<br>AMD     | 79-03-013<br>79-03-013 | 388-73-610<br>388-73-610 | AMD-P<br>AMD-E | 79–07–076<br>79–07–077 | 388-92-025<br>388-92-025 | AMD<br>AMD–P   | 79-06-034<br>79-07-029 |
| 388-57-061               | AMD            | 79-03-013              | 388-73-800               | NEW-P          | 79-07-076              | 388-92-030               | AMD-P<br>AMD-E | 79-07-029<br>79-07-085 |
| 388-57-062               | AMD            | 79-03-013              | 388-73-800               | NEW-E          | 79-07-077              | 388-92-030               | AMD-P          | 79-07-088              |
| 388-59-010               | AMD-P          | 79-01-089              | 388-73-802               | NEW-P          | 79-07-076              | 388-92-055               | AMD-P          | 79-06-042              |
| 388-59-010<br>388-59-020 | AMD<br>AMD-P   | 79-04-036<br>79-01-089 | 388-73-802               | NEW-E          | 79-07-077              | 388-93-055               | AMD-P          | 79-06-042              |
| 388-59-020               | AMD-P<br>AMD   | 79-01-089<br>79-04-036 | 388-73-804<br>388-73-804 | NEW-P<br>NEW-E | 79–07–076<br>79–07–077 | 388-93-070<br>388-93-070 | AMD-P<br>AMD   | 79-04-028<br>79-06-034 |
| 388-59-030               | AMD-P          | 79-01-089              | 388-73-810               | NEW-P          | 79-07-076              | 388-96                   | AMD-P          | 79-06-034<br>79-06-020 |
|                          |                |                        |                          | =              | · · · <del>-</del>     | '                        | ·              |                        |

| 388-96-010 AMD-P 79-02-058 419-36-040 NEW-P 79-04-022 446-10-130 NEW-E 79-02-024 388-96-101 AMD 79-04-056 419-36-040 NEW-P 79-07-002 446-10-130 NEW-E 79-02-023 388-96-122 AMD 79-03-021 419-36-050 NEW-P 79-04-022 446-10-140 NEW-E 79-02-023 388-96-123 AMD-P 79-03-081 419-36-050 NEW-P 79-04-022 446-10-140 NEW-E 79-02-023 388-96-123 AMD-P 79-04-081 419-36-050 NEW-P 79-04-022 446-10-140 NEW-E 79-02-023 388-96-123 AMD-P 79-04-081 419-36-050 NEW-P 79-04-022 446-10-140 NEW-E 79-02-023 388-96-123 AMD-P 79-04-089 419-36-080 NEW-P 79-04-022 446-10-150 NEW-E 79-02-023 388-96-232 AMD-E 79-07-087 419-36-080 NEW-P 79-04-022 446-10-150 NEW-E 79-02-023 388-96-232 AMD-E 79-07-087 419-36-080 NEW-P 79-04-022 446-10-150 NEW-E 79-02-023 388-96-232 AMD-E 79-07-087 419-36-080 NEW-P 79-04-022 448-10-150 NEW-E 79-02-023 388-96-233 AMD-P 79-04-039 419-36-080 NEW-P 79-05-032 488-06-18633 AMD-P 79-04-089 419-36-080 NEW-P 79-05-032 488-06-18633 AMD-P 79-06-093 388-96-533 AMD 79-04-010 NEW-P 79-05-032 488-06-18633 AMD-P 79-06-093 388-96-719 AMD-P 79-04-010 NEW-P 79-05-032 488-06-18633 NEW-P 79-06-033 388-96-719 AMD-P 79-04-010 NEW-P 79-05-032 488-06-18633 NEW-P 79-06-033 388-96-719 AMD-P 79-04-010 NEW-P 79-05-032 488-06-18633 NEW-P 79-05-033 388-96-719 AMD-P 79-04-010 NEW-P 79-05-034 488-06-18633 NEW-P 79-05-033 388-96-719 AMD-P 79-04-010 NEW-P 79-05-034 488-06-18633 NEW-P 79-05-033 388-96-719 AMD-P 79-04-010 NEW-P 79-05-034 488-06-18633 NEW-P 79-05-033 388-96-719 AMD-P 79-06-082 488-06-18633 NEW-P 79-05-033 388-96-719 AMD-P 79-06-082 488-06-18633 NEW-P 79-05-033 388-96-719 AMD-P 79-06-082 488-06-18633 NEW-P 79-06-093 | WAC #      |       | WSR #                  | WAC #      |       | WSR #     | WAC #        |       | WSR #     |
|--|------------|-------|------------------------|------------|-------|-----------|--------------|-------|-----------|
| 388-96-101 AMD 79-03-021 419-36-050 NEW-P 79-04-022 446-10-140 NEW-P 79-02-023 388-96-122 AMD 79-03-031 419-36-050 NEW 79-07-020 446-10-140 NEW-P 79-02-023 388-96-123 AMD 79-03-0102 419-36-070 NEW 79-07-020 446-10-160 NEW 79-07-023 388-96-123 AMD 79-03-0102 419-36-070 NEW-P 79-04-023 446-10-160 NEW 79-07-023 488-07-023 AMD 79-03-059 419-36-070 NEW-P 79-07-022 446-10-150 NEW 79-07-023 388-96-222 AMD 79-03-059 419-36-070 NEW 79-07-002 446-10-150 NEW 79-03-023 388-96-222 AMD 79-03-059 419-36-080 NEW-P 79-07-021 488-30-2377 AMD 79-06-036 388-96-238 AMD 79-07-081 419-36-080 NEW-P 79-07-021 488-30-2377 AMD 79-06-036 388-96-719 AMD 79-02-081 419-40-040 NEW-P 79-05-022 488-40-18631 NEW-E 79-07-083 388-96-719 AMD 79-02-081 419-40-040 NEW-P 79-05-022 488-40-18631 NEW-E 79-07-083 388-96-719 AMD 79-07-0104 449-81-0100 NEW-P 79-05-023 488-40-18631 NEW-E 79-07-083 388-96-719 AMD P 79-07-0104 449-81-0100 NEW-P 79-05-023 488-40-18631 NEW-E 79-07-083 388-96-719 AMD P 79-07-0104 449-81-0100 NEW-P 79-05-024 488-40-18631 NEW-P 79-07-083 388-96-712 AMD P 79-07-0104 449-81-0100 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-722 AMD P 79-07-0104 449-81-0100 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-0104 449-81-0100 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-0104 449-81-0100 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-0104 449-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-0104 449-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-0104 449-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-0104 449-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-083 388-96-723 AMD P 79-07-084 448-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-084 388-96-723 AMD P 79-07-084 448-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-084 388-96-723 AMD P 79-07-084 448-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-084 388-96-723 AMD P 79-07-084 448-81-000 NEW-P 79-07-024 488-40-18631 NEW-P 79-07-084 388-9 | 388-96-010 |       |                        | 419–36–040 |       | 79–04–022 | 446–10–130   |       | 79–02–024 |
| 388-96-125 AND 79-03-021 419-36-050 NEW 79-07-002 446-10-140 NEW 79-07-031 388-96-125 AND 79-02-031 419-36-050 NEW 79-07-002 446-10-150 NEW 79-07-031 388-96-125 AND 79-02-031 419-36-050 NEW 79-07-002 446-10-150 NEW 79-07-031 388-96-125 AND 79-02-039 419-36-070 NEW 79-07-002 446-10-150 NEW 79-07-032 388-96-125 AND 79-02-039 419-36-070 NEW 79-07-002 446-10-150 NEW 79-07-002 448-10-150 NEW 79-07-002 448-10-160 NEW 79-07- |            |       | 79-04-061              |            | NEW   |           |              |       |           |
| 388-96-125 AMD 79-03-021 419-36-660 NEW 79-07-022 446-10-140 NEW 79-02-032] 388-96-125 AMD 79-04-103 419-36-660 NEW 79-07-020 446-10-150 NEW-79-02-032] 388-96-125 AMD 79-04-103 419-36-660 NEW 79-07-020 446-10-150 NEW-E 79-02-032] 388-96-125 AMD 79-04-103 419-36-600 NEW 79-07-021 448-10-150 NEW-E 79-02-032] 388-96-222 AMD 79-07-045 419-36-600 NEW 79-07-002 448-10-150 NEW-E 79-02-032] 388-96-222 AMD 79-07-087 419-36-600 NEW 79-07-002 448-10-160 NEW 79-07-032] 388-96-323 AMD 79-07-104 419-36-600 NEW 79-07-002 448-10-1862] AMD 79-06-095 419-36-000 NEW 79-07-002 448-10-1862] AMD 79-07-000 419-36-000 NEW 79-07-002 448-10-1862] NEW 79-07-000 419-36-000 NEW 79-07-002 448-10-1862] AMD 79-07-000 419-36-000 NEW 79-07-002 448-10-1862] NEW 79-07-000 419-36-000 NEW 79-07-004 448-10-1862] NEW 79-07-003 448-10-1 |            |       | /9-03-021<br>79-03-021 |            | NEW-P |           |              |       |           |
| 388-96-125 AMD-P 79-02-081 419-36-070 NEW-P 79-07-002 446-10-150 NEW-P 79-07-023 388-80-2122 AMD-P 79-07-102 419-36-070 NEW-P 79-07-023 446-10-150 NEW-P 79-07-023 388-96-2122 AMD-P 79-07-087 419-36-070 NEW-P 79-07-023 446-10-150 NEW-P 79-07-023 488-07-022 446-10-150 NEW-P 79-07-023 488-07-022 AMD-P 79-07-087 489-08-022 AMD-P 79-07-087 489-08-022 AMD-P 79-07-087 489-08-022 AMD-P 79-07-087 489-08-022 AMD-P 79-07-020 489-08-022 AMD-P 79-08-020 AMD-P 79-08-000 AMD-P |            |       |                        |            |       |           |              |       |           |
| 388-96-222 AMD-P 79-04-059 419-36-080 NEW-P 79-07-002 446-10-150 NEW 79-04-031 488-96-223 AMD-P 79-04-039 419-36-080 NEW-P 79-07-002 488-02-237 AMD-P 79-04-059 388-96-322 AMD-P 79-03-030 149-04-010 NEW-P 79-05-032 488-02-237 AMD-P 79-05-050 388-96-485 AMD-P 79-03-03-020 149-04-010 NEW-P 79-05-032 488-01-8631 NEW-P 79-05-032 488-08-853 AMD-P 79-04-012 149-04-010 NEW-P 79-05-032 488-01-8631 NEW-P 79-05-033 388-96-485 AMD-P 79-04-012 149-04-010 NEW-P 79-05-032 488-01-8631 NEW-P 79-07-083 388-96-179 AMD-P 79-04-011 149-04-050 NEW-P 79-05-032 488-01-8631 NEW-P 79-07-083 388-96-719 AMD-P 79-04-011 149-050 NEW-P 79-05-032 488-01-8631 NEW-P 79-07-083 388-96-719 AMD-P 79-04-011 149-050 NEW-P 79-05-032 488-01-8632 NEW-P 79-07-083 388-96-719 AMD-P 79-04-011 149-050 NEW-P 79-05-032 488-01-8632 NEW-P 79-07-084 388-96-722 AMD-P 79-04-011 149-050 NEW-P 79-05-032 488-01-8632 NEW-P 79-07-084 388-96-722 AMD-P 79-04-010 NEW-P 79-05-032 488-01-8633 NEW-P 79-07-084 388-96-727 AMD-P 79-07-014 144-81-020 NEW-P 79-03-044 488-01-8633 NEW-P 79-07-084 388-96-727 AMD-P 79-06-011 444-81-020 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-084 388-96-727 AMD-P 79-06-011 444-81-020 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-084 388-96-727 AMD-P 79-06-011 444-81-020 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-084 388-96-735 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-06-011 444-81-050 NEW-P 79-03-094 488-01-8631 NEW-P 79-07-083 388-96-737 AMD-P 79-0 |            |       |                        |            | NEW   |           |              |       |           |
| 388-96-222 AMD 79-04-059 419-36-080 NEW 79-07-002 488-20-237 AMD 79-06-094 388-96-223 AMD-P 79-07-087 419-36-080 NEW 79-07-002 488-40-18633 NEW-P 79-06-059 388-96-223 AMD-P 79-07-087 419-40-010 NEW 79-08-032 488-40-18631 NEW 79-06-059 388-96-183 AMD 79-08-012 419-40-010 NEW 79-08-032 488-40-18631 NEW 79-08-059 388-96-19 AMD-P 79-08-012 419-40-010 NEW 79-08-032 488-40-18631 NEW 79-07-084 388-96-719 AMD-P 79-04-011 419-40-020 NEW 79-08-032 488-40-18631 NEW 79-07-084 388-96-719 AMD-P 79-04-011 419-40-020 NEW 79-08-032 488-40-18631 NEW 79-07-084 388-96-719 AMD-P 79-04-011 419-40-040 NEW 79-08-032 488-40-18631 NEW 79-07-084 388-96-719 AMD-P 79-04-011 419-40-040 NEW 79-08-032 488-40-18631 NEW 79-07-084 388-96-719 AMD-P 79-04-011 419-40-040 NEW 79-08-032 488-40-18631 NEW 79-07-084 388-96-719 AMD-P 79-04-011 419-48-1010 NEW 79-08-032 488-40-18631 NEW 79-07-083 388-96-727 AMD-P 79-04-101 419-48-1010 NEW 79-08-032 488-40-18631 NEW 79-07-083 388-96-727 AMD-P 79-04-010 434-8-1010 NEW 79-08-02-04 488-40-18631 NEW 79-07-083 388-96-727 AMD-P 79-04-011 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 AMD-P 79-04-011 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 AMD-P 79-04-010 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 AMD-P 79-04-010 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 AMD-P 79-04-010 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 AMD-P 79-04-010 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 AMD-P 79-04-010 434-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-727 NEW 79-07-084 438-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-735 NEW 79-07-084 438-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-735 NEW 79-07-084 438-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-730 NEW 79-07-084 438-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-730 NEW 79-07-084 488-8-1030 NEW 79-08-02-04 488-40-18631 NEW 79-07-084 388-96-730 NEW 79-07-084 488-8-1030 NEW 79-08-084 488-8-10 |            |       |                        |            | NEW-P |           |              | NEW-E |           |
| 388-96-222 AMD-P 79-07-108   |            |       |                        |            | NEW D |           |              |       |           |
| 388-96-222 AMD-P 79-03-020 419-40-010 NEW-P 79-05-032 458-40-18631 NEW-P 79-05-093 188-96-538 AMD-P 79-03-031 419-40-010 NEW-P 79-05-032 458-40-18631 NEW-E 79-07-083 188-96-538 AMD-P 79-03-011 419-40-020 NEW-P 79-05-032 458-40-18631 NEW-E 79-07-083 188-96-719 AMD-P 79-04-010 NEW-P 79-05-012 458-40-18631 NEW-E 79-07-083 188-96-719 AMD-P 79-04-010 NEW-P 79-05-012 458-40-18631 NEW-E 79-07-083 188-96-719 AMD-P 79-04-010 NEW-P 79-05-012 458-40-18631 NEW-E 79-07-083 188-96-719 AMD-P 79-07-014 419-40-020 NEW-P 79-05-012 458-40-18631 NEW-P 79-07-083 188-96-719 AMD-P 79-07-018 419-40-020 NEW-P 79-05-024 458-40-18631 NEW-P 79-07-083 188-96-719 AMD-P 79-07-014 419-40-020 NEW-P 79-05-024 458-40-18631 NEW-P 79-07-083 188-96-712 AMD-P 79-07-014 419-48-18-010 NEW-P 79-03-094 458-40-18631 NEW-P 79-07-083 188-96-722 AMD-E 79-07-07-07-07-07-07-07-07-07-07-07-07-07-  |            |       |                        |            | NEW-P |           |              |       |           |
| 388-96-355 AMD 79-03-020 419-40-010 NEW-P 79-05-032 458-40-18631 NEW-P 79-05-193 388-96-385 AMD 79-03-0102 419-40-030 NEW-P 79-05-0312 458-40-18631 NEW-P 79-05-0313 388-96-395 AMD 79-03-0102 419-40-030 NEW-P 79-05-0312 458-40-18631 NEW-P 79-07-038 4388-96-719 AMD-P 79-03-0101 434-81-010 NEW-P 79-05-0312 458-40-18631 NEW-P 79-07-038 4388-96-719 AMD-P 79-07-0104 434-81-010 NEW-P 79-03-094 458-40-18631 NEW-P 79-07-084 388-96-722 AMD-P 79-03-0104 434-81-010 NEW-P 79-03-094 458-40-18633 NEW-P 79-07-084 388-96-722 AMD-P 79-03-010 434-81-020 NEW-P 79-03-094 458-40-18633 NEW-P 79-07-084 388-96-727 AMD-P 79-03-010 434-81-030 NEW-P 79-03-094 458-40-18633 NEW-P 79-05-018 388-96-727 AMD-P 79-03-010 434-81-030 NEW-P 79-03-094 458-40-18633 NEW-P 79-07-084 388-96-735 AMD-P 79-03-010 434-81-030 NEW-P 79-03-034 458-40-18633 NEW-P 79-03-084 388-96-735 AMD-P 79-03-010 434-81-030 NEW-P 79-03-034 458-40-18633 NEW-P 79-03-084 388-96-735 AMD-P 79-03-010 434-81-050 NEW-P 79-03-034 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-010 434-81-050 NEW-P 79-03-034 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-010 434-81-050 NEW-P 79-03-034 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-014 434-81-000 NEW-P 79-03-034 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-016 434-81-000 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-016 434-81-000 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-016 434-81-000 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-016 434-81-000 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-084 388-96-735 AMD-P 79-03-016 434-81-000 NEW-P 79-03-024 458-40-18035 NEW-P 79-03-018 388-96-735 AMD-P 79-03-016 434-81-000 NEW-P 79-03-024 458-40-18035 NEW-P 79-03-034 458-40-1 |            |       |                        |            |       |           |              |       |           |
| 383-96-719 AMD-P 79-02-081 419-40-040 NEW-P 79-05-012 458-40-18631 NEW-P 79-07-081 383-96-719 AMD-P 79-02-081 419-40-050 NEW-P 79-05-012 458-40-18632 NEW-E 79-07-081 383-96-719 AMD-P 79-07-014 434-81-010 NEW-P 79-05-022 458-40-18632 NEW-E 79-07-083 383-96-719 AMD-P 79-07-014 434-81-010 NEW-P 79-03-024 458-40-18632 NEW-P 79-07-084 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18632 NEW-P 79-07-084 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18632 NEW-P 79-07-084 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18633 NEW-P 79-05-189 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18633 NEW-P 79-07-084 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18634 NEW-P 79-07-084 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-727 AMD-P 79-07-014 434-81-020 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-727 AMD-E 79-07-087 434-81-050 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-728 AMD-P 79-07-014 434-81-050 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-735 AMD-P 79-07-014 434-81-050 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-735 AMD-P 79-07-014 434-81-050 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-735 AMD-P 79-07-014 434-81-050 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-735 NEW-P 79-07-087 434-81-050 NEW-P 79-03-024 458-40-18030 NEW | 388-96-535 | AMD   | 79-03-020              |            | NEW-P | 79-05-032 | 458-40-18631 | NEW-P | 79-05-119 |
| 383-96-719 AMD-P 79-00-818 419-40-905 NEW-P 79-05-012 458-40-18632 NEW-P 79-05-193 383-96-719 AMD-E 79-07-087 434-88-050 NEW-P 79-06-020 458-40-18632 NEW-P 79-07-084 383-96-712 AMD-P 79-07-010 434-81-010 NEW-P 79-03-094 458-40-18633 NEW-P 79-07-084 383-96-712 AMD-P 79-06-101 434-81-020 NEW-P 79-05-014 458-40-18633 NEW-P 79-07-084 383-96-712 AMD-P 79-06-101 434-81-020 NEW-P 79-05-014 458-40-18633 NEW-P 79-07-084 383-96-712 AMD-P 79-06-101 434-81-020 NEW-P 79-05-014 458-40-18633 NEW-P 79-07-084 383-96-712 AMD-P 79-06-101 434-81-020 NEW-P 79-05-014 458-40-18635 NEW-P 79-07-084 383-96-712 AMD-P 79-07-010 434-81-000 NEW-P 79-05-014 458-40-18635 NEW-P 79-07-084 383-96-713 AMD-P 79-07-010 434-81-000 NEW-P 79-05-014 458-40-18635 NEW-P 79-07-084 383-96-713 AMD-P 79-07-010 434-81-000 NEW-P 79-05-024 458-40-18635 NEW-P 79-07-084 383-96-713 AMD-P 79-07-010 434-81-000 NEW-P 79-05-024 458-40-18635 NEW-P 79-07-084 383-96-713 AMD-P 79-07-010 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 383-96-713 AMD-P 79-07-010 434-81-000 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 383-96-73 AMD-P 79-07-010 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 383-96-73 NEW-P 79-07-064 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 383-96-73 NEW-P 79-07-064 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 383-96-73 NEW-P 79-07-064 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 383-96-730 NEW-P 79-07-064 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 383-96-730 NEW-P 79-03-064 434-81-000 NEW-P 79-03-044 458-40-18635 NEW-P 79-03-084 3390-05-225 NEW-P 79-03-064 446-10-010 NEW-P 79-03-044 458-40-1860 NEW-P 79-03-094 446-10-010 NEW-P 79-03-044 466-10-040 NEW-P 79-03-044 466-10-0 |            |       |                        |            |       |           |              |       |           |
| 388-96-719 AMD-P 79-00-101 419-40-050 NEW-P 79-05-032 458-40-18632 NEW-P 79-07-084 388-96-719 AMD-P 79-07-084 434-88-010 NEW-P 79-03-040 458-40-18633 NEW-P 79-05-108 388-96-722 AMD-P 79-07-104 434-88-1020 NEW-P 79-03-024 458-40-18633 NEW-P 79-05-108 388-96-727 AMD-E 79-07-084 434-88-1020 NEW-P 79-03-024 458-40-18633 NEW-P 79-05-108 388-96-727 AMD-E 79-07-084 434-88-1020 NEW-P 79-03-024 458-40-18633 NEW-P 79-07-084 388-96-727 AMD-P 79-03-014 434-88-1020 NEW-P 79-03-024 458-40-18633 NEW-P 79-07-084 388-96-727 AMD-E 79-07-084 434-88-1020 NEW-P 79-03-024 458-40-18633 NEW-P 79-07-084 388-96-727 AMD-E 79-07-084 434-88-1020 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-084 388-96-727 AMD-E 79-07-087 434-88-1030 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 388-96-735 AMD-P 79-07-104 434-88-1050 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 388-96-735 AMD-P 79-07-104 434-88-1050 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 388-96-735 AMD-P 79-07-087 434-88-1050 NEW-P 79-03-044 458-40-18636 NEW-P 79-07-084 388-96-733 NEW-P 79-07-087 434-88-1050 NEW-P 79-03-044 458-40-18636 NEW-P 79-07-084 388-96-730 NEW-P 79-07-087 434-88-1050 NEW-P 79-03-094 458-40-18636 NEW-P 79-07-084 388-96-730 NEW-P 79-07-087 434-88-1050 NEW-P 79-03-094 458-40-18636 NEW-P 79-07-084 388-96-733 NEW-P 79-07-084 434-88-1050 NEW-P 79-03-094 458-40-18030 NEW-P 79-03-094 458-40-1 |            |       |                        |            |       |           |              |       |           |
| 388-96-719 AMD-P 79-07-087 434-81-010 NEW-P 79-05-092 438-40-18633 NEW-P 79-05-119 388-96-722 AMD-E 79-07-084 434-81-010 NEW 79-05-024 438-40-18633 NEW-P 79-07-084 438-40-18634 NEW-P 79-05-119 438-96-737 AMD-P 79-07-087 434-81-030 NEW-P 79-03-044 438-40-18634 NEW-P 79-05-119 438-96-735 AMD-E 79-07-087 434-81-040 NEW-P 79-03-044 438-40-18635 NEW-P 79-05-119 438-96-735 AMD-P 79-07-014 434-81-040 NEW-P 79-03-044 438-40-18635 NEW-P 79-05-119 438-896-735 AMD-P 79-07-047 434-81-040 NEW-P 79-03-044 438-40-18635 NEW-P 79-03-084 438-40-18636 NEW-P 79-03-084 438-40-18600 NEW-P 79-03-094 438-40-18600 |            |       |                        |            |       |           |              |       |           |
| 388-96-722 AMD-E 79-07-087 434-81-010 NEW 79-05-024 458-40-18633 NEW 79-07-084 388-96-727 AMD-P 79-07-084 434-81-020 NEW-P 79-03-094 458-40-18634 NEW-P 79-07-081 388-96-727 AMD-P 79-02-0101 434-81-030 NEW 79-05-024 458-40-18634 NEW-P 79-05-119 388-96-727 AMD-P 79-07-014 434-81-030 NEW 79-05-024 458-40-18634 NEW-P 79-05-119 388-96-727 AMD-P 79-07-014 434-81-030 NEW 79-05-024 458-40-18635 NEW-P 79-07-083 388-96-727 AMD-P 79-07-014 434-81-030 NEW 79-05-024 458-40-18635 NEW-P 79-07-084 388-96-735 AMD-P 79-07-087 434-81-030 NEW 79-05-024 458-40-18635 NEW-P 79-07-084 388-96-735 AMD-P 79-07-087 434-81-030 NEW 79-05-024 458-40-18635 NEW-P 79-07-084 388-96-733 AMD-P 79-07-087 434-81-030 NEW 79-05-024 458-40-18635 NEW-P 79-07-084 388-96-733 AMD-P 79-07-087 434-81-030 NEW 79-05-024 458-40-18636 NEW-P 79-05-119 388-96-733 AMD-P 79-07-087 434-81-030 NEW 79-05-024 458-40-18636 NEW-P 79-05-119 388-96-730 NEW-P 79-07-087 434-81-030 NEW P 79-03-094 458-40-18600 NEW-P 79-03-094 458-40-18600 NEW-P 79-03-094 458-40-18600 AMD-P 79-05-119 390-05-227 NEW 79-04-061 434-81-030 NEW-P 79-03-094 458-40-18000 AMD-P 79-07-083 434-81-030 NEW-P 79-03-094 458-40-18000 AMD-P 79-03-094 446-10-030 NEW-P 79-03-094 458-40-18000 AMD-P 79-03-094 446-10-030 NEW-P 79-03-034 458-40-18000 AMD-P 79-03-094 446-10-030 NEW-P 79-03-034 458-40-18000 AMD-P 79-03-094 446-10-030 NEW-P 79-03-034 458-40-18000 AMD-P 79-03-039 446-10-030 NEW-P 79-03-034 446-10-03 |            | AMD-E | 79-07-087              | 434–28–050 | NEW-P | 79-06-092 |              | NEW   | 79-07-084 |
| 388-96-727 AMD-P 79-07-087 434-81-030 NEW-P 79-03-094 458-40-18633 NEW 79-07-084 388-96-727 AMD-P 79-03-019 434-81-030 NEW-P 79-03-094 458-40-18634 NEW-P 79-07-084 388-96-727 AMD-P 79-04-101 434-81-030 NEW-P 79-03-094 458-40-18635 NEW-P 79-07-084 388-96-737 AMD-P 79-07-087 434-81-040 NEW-P 79-03-094 458-40-18635 NEW-P 79-07-084 388-96-737 AMD-P 79-07-087 434-81-040 NEW-P 79-03-094 458-40-18635 NEW-P 79-03-019 438-06-737 AMD-P 79-07-07-087 434-81-040 NEW-P 79-03-094 458-40-18635 NEW-P 79-03-119 434-81-050 NEW-P 79-03-094 458-40-18635 NEW-E 79-07-083 388-96-733 AMD-P 79-07-07-07-07-07-07-07-07-07-07-07-07-07-   |            |       |                        | 434-81-010 | NEW-P | 79-03-094 |              |       |           |
| 1888-96-727 AMD-P 79-02-081 43-81-030 NEW-P 79-03-024 458-40-18634 NEW-P 79-03-119 1888-96-727 AMD-P 79-03-101 43-81-030 NEW-P 79-03-024 458-40-18634 NEW-P 79-03-084 1888-96-727 AMD-P 79-03-104 43-81-030 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-084 1888-96-735 AMD-P 79-03-104 43-81-030 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-084 1888-96-735 AMD-P 79-04-101 43-81-040 NEW-P 79-03-024 458-40-18635 NEW-P 79-03-083 188-96-735 AMD-P 79-07-087 43-81-080 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-083 188-96-731 AMD-P 79-07-087 43-81-080 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-083 188-96-731 NEW-P 79-03-084 43-81-080 NEW-P 79-03-024 458-40-18635 NEW-P 79-07-083 188-96-731 NEW-P 79-03-084 138-1060 NEW-P 79-03-044 458-40-18635 NEW-P 79-07-084 138-81-080 NEW-P 79-03-044 458-40-1900 AMD-P 79-03-084 138-1090 NEW-P 79-03-094 448-10-000 NEW-P 79-03-094 458-40-1900 AMD-P 79-03-084 139-05-271 NEW 79-02-056 43-81-000 NEW-P 79-03-094 448-10-000 NEW-P 79-03-034 139-03-03-03 NEW-P 79-03-096 446-10-030 NEW-P 79-03-034 139-03-03-03 NEW-P 79-03-096 446-10-030 NEW-P 79-03-034 139-03-03 NEW-P 79-03-096 446-10-030 NEW-P 79-03-034 139-03-03 NEW-P 79-03-096 446-10-030 NEW-P 79-03-031 139-03-030 NEW-P 79-03-096 446-10-030 NEW-P 79-03-031 139-03-030 NEW-P 79-03-096 446-10-030 NEW-P 79-03-031 139-03-030 NEW-P 79-03-096 1446-10-030 NEW-P 79-03-031 139-03-030 NEW-P 79-03-096 14 |            |       |                        |            |       |           |              |       |           |
| 1888-96-727   AMD-P   79-02-081   434-81-030   NEW-P   79-03-094   438-81-030   NEW-P   79-03-094   438-81-030   NEW-P   79-03-094   438-81-030   NEW-P   79-03-094   438-81-040   NEW-P   79-03-094   438-81-050   NEW-P   79-03-094   438-81-070   NEW-P   79-03-094   |            |       |                        |            | NEW-F |           |              |       |           |
| 388-96-727 AMD-P 79-07-104 434-81-040 NEW 79-05-024 458-40-18635 NEW-79-07-084 188-96-735 AMD-P 79-07-104 434-81-050 NEW- 79-05-024 458-40-18635 NEW- 79-07-084 188-96-735 AMD-P 79-07-104 434-81-050 NEW- 79-05-024 458-40-18636 NEW- 79-05-19 1888-96-734 NEW-P 79-04-101 434-81-060 NEW- 79-05-024 458-40-18636 NEW- 79-05-19 1888-96-734 NEW-P 79-04-101 434-81-060 NEW- 79-05-024 458-40-18636 NEW- 79-07-083 188-96-734 AMD-E 79-07-087 434-81-070 NEW-P 79-05-024 458-40-19000 AMD-P 79-07-103 188-96-730 NEW-P 79-05-18 19-05-058 188-96-730 NEW-P 79-05-058 434-81-090 NEW-P 79-05-044 458-40-19000 AMD-P 79-07-084 189-05-270 REP 79-02-056 434-81-090 NEW-P 79-05-044 458-40-19000 AMD-P 79-05-119 390-05-271 NEW 79-02-056 434-81-090 NEW-P 79-05-044 458-40-19001 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-090 NEW-P 79-05-044 458-40-19001 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-100 NEW-P 79-05-044 458-40-19001 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-100 NEW-P 79-05-044 458-40-19001 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-100 NEW-P 79-05-044 458-40-19001 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-100 NEW-P 79-05-044 458-40-19001 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-100 NEW-P 79-05-044 458-40-19000 AMD-P 79-07-083 189-05-271 NEW 79-02-056 434-81-100 NEW-P 79-05-044 458-40-19000 AMD-P 79-07-083 189-05-271 NEW 79-02-056 446-10-010 NEW-P 79-02-024 458-40-19000 AMD-P 79-07-083 189-05-271 NEW 79-02-056 446-10-010 NEW-P 79-02-024 458-40-19000 AMD-P 79-07-084 189-02-058 AMD-P 79-07-089 446-10-020 NEW-P 79-02-024 458-40-19000 AMD-P 79-07-089 189-02-059 AMD-P 79-07-089 446-10-020 NEW-P 79-02-024 458-40-19000 AMD-P 79-07-089 189-02-059 AMD-P 79-07-070 446-10-030 NEW-P 79-02-024 466-10-030 NEW-P 79-02-023 189-02-059 REP-P 79-05-010 446-10-030 NEW-P 79-02-024 466-10-030 NEW-P 79-02-023 189-02-059 REP-P 79-05-009 446-10-030 NEW-P 79-02-023 186-030 NEW-P 79-02-023 186-00-000 NEW-P 79-02-023 186-000 NEW-P 79-02-0 |            |       |                        |            | NEW-P |           |              |       |           |
| 388-96-727   |            |       |                        |            |       |           |              |       |           |
| 1888-96-735   AMD-P   79-04-101   434-81-050   NEW-P   79-03-094   488-40-18635   NEW   79-07-081   188-96-735   AMD-P   79-07-104   434-81-050   NEW-P   79-03-094   488-40-18635   NEW-P   79-07-081   188-96-743   NEW-P   79-04-07-081   434-81-060   NEW-P   79-03-094   488-40-18636   NEW-E   79-07-083   188-96-743   AMD-E   79-07-081   434-81-060   NEW-P   79-03-094   488-40-18636   NEW-E   79-07-083   188-96-743   AMD-E   79-07-081   434-81-070   NEW-P   79-03-094   488-40-18636   NEW-E   79-07-083   188-96-743   AMD-E   79-07-083   434-81-070   NEW-P   79-03-094   438-40-18000   AMD-E   79-07-083   139-05-270   NEW-P   79-05-096   434-81-080   NEW-P   79-03-094   438-40-19000   AMD-E   79-07-083   139-05-270   NEW-P   79-05-096   434-81-090   NEW-P   79-03-094   438-40-19000   AMD-E   79-07-083   139-05-271   NEW   79-02-056   434-81-090   NEW-P   79-03-094   438-40-19000   AMD-E   79-07-083   139-012-050   NEW-P   79-07-07-07-07-07-07-07-07-07-07-07-07-07-  |            |       |                        |            |       |           |              |       |           |
| 388-96-735   AMD-E   79-07-087   434-81-050   NEW   79-05-024   438-40-18636   NEW-P   79-07-083   388-96-743   AMD-P   79-07-081   434-81-060   NEW-P   79-05-024   438-40-18636   NEW-P   79-07-083   388-96-743   AMD-P   79-07-081   434-81-070   NEW-P   79-03-094   438-40-18636   NEW-P   79-07-083   388-96-743   AMD-P   79-07-014   434-81-070   NEW-P   79-03-094   438-40-18000   AMD-P   79-07-083   388-96-750   NEW-P   79-03-014   434-81-080   NEW-P   79-03-094   438-40-18000   AMD-P   79-07-083   388-96-750   NEW   79-04-061   434-81-080   NEW-P   79-03-094   438-40-18000   AMD-P   79-07-083   390-05-215   NEW-P   79-03-056   434-81-090   NEW-P   79-03-094   438-40-18000   AMD-P   79-05-119   390-05-215   NEW-P   79-03-056   434-81-090   NEW-P   79-03-094   438-40-18000   AMD-P   79-05-119   390-05-271   NEW   79-02-056   434-81-100   NEW-P   79-03-014   438-40-18000   AMD-P   79-07-083   439-03-271   NEW   79-02-056   434-81-100   NEW-P   79-03-094   438-40-18000   AMD-P   79-07-083   439-04-100   AMD-P   79-07-07-083   438-40-1900   AMD-P   79-07-083   439-04-010   NEW-P   79-02-024   438-40-1900   AMD-P   79-07-083   446-10-010   NEW-P   79-02-024   438-40-1900   AMD-P   79-07-083   438-40-1900   AMD-P      |            |       |                        |            |       |           | ł .          |       |           |
| 388-96-735   |            | AMD-E |                        |            |       |           |              |       |           |
| 1888-96-743 AMD-E 79-07-087 434-81-070 NEW-P 79-03-094 458-40-19000 AMD-E 79-07-083 188-96-750 NEW 79-04-061 434-81-080 NEW-P 79-03-094 458-40-19000 AMD-E 79-07-083 188-96-750 NEW-P 79-05-096 434-81-080 NEW-P 79-03-094 458-40-19000 AMD-P 79-07-083 190-05-237 NEW-P 79-05-096 434-81-090 NEW-P 79-03-094 458-40-19001 AMD-P 79-07-083 190-05-271 NEW 79-02-056 434-81-090 NEW-P 79-03-094 458-40-19001 AMD-P 79-07-084 1930-05-271 NEW 79-02-056 434-81-100 NEW-P 79-03-094 458-40-19001 AMD-P 79-05-119 190-05-271 NEW 79-02-056 434-81-100 NEW-P 79-03-094 458-40-19002 AMD-P 79-05-119 190-05-271 NEW 79-02-056 434-81-100 NEW-P 79-03-094 458-40-19002 AMD-P 79-05-119 190-05-271 NEW 79-02-056 434-81-100 NEW-P 79-03-094 458-40-19002 AMD-P 79-05-119 190-05-039 AMD-P 79-07-072 446-10-010 NEW-P 79-02-024 458-40-19002 AMD-P 79-05-119 190-16-039 AMD-P 79-07-084 446-10-010 NEW-P 79-02-024 458-40-19002 AMD-P 79-07-083 190-16-039 AMD-P 79-07-039 446-10-020 NEW-P 79-02-024 458-40-19003 AMD-P 79-03-119 190-16-055 AMD-P 79-07-059 446-10-020 NEW-P 79-02-024 458-40-19003 AMD-P 79-03-119 190-16-055 AMD-P 79-07-059 446-10-020 NEW-P 79-02-024 458-40-19003 AMD-P 79-07-084 190-16-055 AMD-P 79-07-059 446-10-020 NEW-P 79-02-024 458-40-19003 AMD-P 79-07-084 190-16-055 AMD-P 79-07-059 446-10-030 NEW-P 79-02-024 458-40-19004 AMD-P 79-07-084 190-16-055 AMD-P 79-07-059 446-10-030 NEW-P 79-02-024 458-40-19004 AMD-P 79-07-084 190-10-050 AMD-P 79-07-070 446-10-030 NEW-P 79-02-024 460-16-6-170 AMD-P 79-07-070 146-10-030 NEW-P 79-02-024 460-16-6-170 AMD-P 79-07-071 190-10-050 AMD-P 79-05-096 446-10-040 NEW-P 79-02-024 460-16-6-170 AMD-P 79-07-012 190-13-100 NEW-P 79-05-096 446-10-040 NEW-P 79-02-024 460-16-6-170 NEW-P 79-03-013 190-16-6-170 NEW-P 79-05-096 446-10-040 NEW-P 79-02-024 460-16-6-170 NEW-P 79-05-099 446-10-040 NEW-P 79-02-024 460-16-040 NEW-P 79-02-023 146-10-040 N | 388-96-735 |       | 79–07–104              |            |       |           |              | NEW-E | 79-07-083 |
| 388-96-743   AMD-P   |            |       |                        | 434-81-060 | NEW   |           |              |       |           |
| 388-96-750   NEW-P   79-02-058   434-81-080   NEW-P   79-05-024   458-40-19001   AMD_P 79-07-084   |            |       |                        |            |       |           |              |       |           |
| 388-96-750   NEW   79-04-061   434-81-080   NEW   79-05-024   458-40-19001   AMD_P 79-05-19   390-05-271   NEW   79-02-056   434-81-090   NEW   79-03-094   458-40-19001   AMD_P 79-07-084   390-05-271   NEW 79-02-056   434-81-100   NEW   79-03-094   458-40-19001   AMD_P 79-07-084   390-05-271   NEW 79-02-056   434-81-100   NEW   79-03-094   458-40-19002   AMD_P 79-05-084   390-12-050   NEW_P 79-02-022   446-10-010   NEW_P 79-03-024   458-40-19002   AMD_P 79-07-083   390-12-050   NEW_P 79-07-072   446-10-010   NEW_P 79-02-023   458-40-19002   AMD_P 79-07-084   390-16-039   AMD_P 79-07-059   446-10-010   NEW_P 79-02-023   AMD_P 79-07-083   390-16-039   AMD_P 79-07-059   446-10-020   NEW_P 79-02-023   AMD_P 79-07-083   390-16-055   AMD_P 79-05-096   446-10-020   NEW_P 79-02-023   AMD_P 79-07-084   390-16-120   AMD_P 79-07-059   446-10-020   NEW_P 79-02-023   AMD_P 79-07-084   390-20-023   NEW_P 79-05-096   446-10-030   NEW_P 79-02-023   AMD_P 79-07-084     |            |       |                        |            |       |           |              |       |           |
| 390-05-271   NEW   79-02-056   438-81-090   NEW   79-05-024   488-40-19001   AMD   79-07-084   390-05-271   NEW   79-02-056   438-81-100   NEW   79-03-094   488-40-19002   AMD   79-07-081   390-12-050   NEW   79-07-072   446-10-010   NEW   79-02-023   458-40-19002   AMD   79-07-084   390-14-100   AMD   79-07-072   446-10-010   NEW   79-02-023   458-40-19002   AMD   79-07-084   390-16-039   AMD   79-07-084   446-10-010   NEW   79-02-023   458-40-19003   AMD   79-07-084   390-16-039   AMD   79-07-095   446-10-020   NEW   79-02-023   458-40-19003   AMD   79-07-084   390-16-035   AMD   79-07-095   446-10-020   NEW   79-02-024   458-40-19003   AMD   79-07-084   390-16-055   AMD   79-07-095   446-10-020   NEW   79-02-024   458-40-19003   AMD   79-07-084   390-16-055   AMD   79-07-059   446-10-020   NEW   79-04-037   458-40-19003   AMD   79-07-084   390-16-120   AMD   79-07-095   446-10-020   NEW   79-04-037   458-40-19004   AMD   79-07-083   390-16-120   AMD   79-07-095   446-10-030   NEW   79-04-037   458-40-19004   AMD   79-07-083   390-20-023   NEW   79-07-060   446-10-030   NEW   79-04-037   458-40-19101   AMD   79-07-084   446-10-030   NEW   79-04-037   458-40-19101   AMD   79-07-125   466-10-040   NEW   79-04-037   458-40-19101   AMD   79-07-125   466-10-040   NEW   79-02-023   460-16A-150   NEW   79-07-125   390-37-150   NEW   79-03-150   446-10-040   NEW   79-02-023   460-16A-150   NEW   79-07-125   392-40   NEW   79-03-101   446-10-050   NEW   79-02-023   460-42A-080   NEW   79-07-125   392-40   NEW   79-03-100   446-10-060   NEW   79-02-023   460-42A-080   NEW   79-07-125   392-40-010   REP   79-07-004   446-10-060   NEW   79-02-023   460-42A-080   NEW   79-07-125   392-40-010   REP   79-07-   |            | NEW   | 79-04-061              | 434-81-080 | NEW   | 79-05-024 |              | AMD-P | 79-05-119 |
| 390-05-271   NEW   79-02-056   434-81-100   NEW-P   79-03-094   458-40-19002   AMD-P   79-07-083   390-12-050   NEW-P   79-07-072   446-10-010   NEW-P   79-02-023   458-40-19002   AMD-P   79-07-083   390-16-039   AMD-P   79-07-072   446-10-010   NEW-P   79-02-023   458-40-19003   AMD-P   79-07-083   390-16-039   AMD-P   79-07-059   446-10-020   NEW-P   79-02-023   458-40-19003   AMD-P   79-07-083   390-16-055   AMD-P   79-07-096   446-10-020   NEW-P   79-02-023   458-40-19003   AMD-P   79-07-083   390-16-055   AMD-P   79-07-096   446-10-020   NEW-P   79-02-023   458-40-19003   AMD-P   79-05-119   390-16-055   AMD-P   79-07-096   446-10-020   NEW-P   79-02-023   458-40-19003   AMD-P   79-07-083   390-16-120   AMD-P   79-05-906   446-10-020   NEW-P   79-02-023   458-40-19004   AMD-P   79-05-119   390-16-050   AMD-P   79-05-096   446-10-030   NEW-P   79-02-023   458-40-19004   AMD-P   79-05-119   390-20-050   AMD-P   79-060   446-10-030   NEW-E   79-02-024   458-40-19004   AMD-P   79-05-083   AMD-P   79-05-096   446-10-040   NEW-P   79-02-023   458-40-19004   AMD-P   79-06-074   AMD-P   79-05-096   AMD-P   79-07-083   AMD-P   79-07-083   AMD-P   79-07-083   AMD-P   79-07-084   AMD-P   79-07-085   AMD-P   79-   |            |       |                        |            |       |           |              |       |           |
| 390-05-273   NEW   79-02-056   434-81-100   NEW   79-05-024   458-40-19002   AMD-P   79-07-083   390-12-050   NEW-P   79-07-072   446-10-010   NEW-E   79-02-024   458-40-19003   AMD-P   79-07-083   390-16-039   AMD-P   79-07-059   446-10-020   NEW-P   79-02-023   458-40-19003   AMD-P   79-07-083   390-16-055   AMD-P   79-07-059   446-10-020   NEW-P   79-02-023   458-40-19003   AMD-P   79-07-083   390-16-055   AMD-P   79-07-059   446-10-020   NEW-E   79-02-024   458-40-19003   AMD-P   79-07-083   390-16-055   AMD-P   79-05-096   446-10-020   NEW-P   79-02-023   458-40-19004   AMD-P   79-07-083   390-16-120   AMD-P   79-05-096   446-10-030   NEW-P   79-02-023   458-40-19004   AMD-P   79-07-083   390-20-023   NEW-P   79-06-071   446-10-030   NEW-P   79-02-023   458-40-19004   AMD-P   79-07-083   390-20-050   AMD-P   79-07-060   446-10-030   NEW-P   79-02-023   458-40-19004   AMD-P   79-07-083   390-20-050   AMD-P   79-07-072   446-10-040   NEW-P   79-02-023   458-40-19101   AMD-P   79-07-083   390-37-050   AMD-P   79-07-072   446-10-040   NEW-P   79-02-023   460-16A-156   NEW-P   79-07-125   390-37-050   AMD-P   79-05-096   446-10-040   NEW-P   79-02-024   460-16A-156   NEW-P   79-07-125   392-32   REP-P   79-05-101   446-10-050   NEW-E   79-02-024   460-16A-156   NEW-P   79-07-125   392-32   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-16A-30   REP-P   79-07-125   392-40   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-18A-020   REP-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-48A-020   REP-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-48A-020   REP-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-48A-020   REP-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-48A-020   REP-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-050   NEW-E   79-02-024   460-48A-020   REP-P   79-07-125   392-40-090   REP-P   79-05-100   446-10-050   NEW-E   |            |       |                        |            | NEW D |           |              |       |           |
| 390-14-000 NEW-P 79-07-072 390-16-039 AMD-P 79-07-072 390-16-039 AMD-P 79-07-059 390-16-055 AMD-P 79-07-099 446-10-020 NEW-P 79-02-024 390-20-023 NEW-P 79-06-096 390-20-023 NEW-P 79-06-071 390-20-050 AMD-P 79-07-060 390-20-050 AMD-P 79-07-060 390-20-050 AMD-P 79-07-072 390-37-050 AMD-P 79-07-072 390-37-150 NEW-P 79-05-096 446-10-040 NEW-P 79-02-023 390-37-150 NEW-P 79-05-096 446-10-040 NEW-P 79-02-023 390-37-050 AMD-P 79-07-084 446-10-040 NEW-P 79-02-023 390-37-050 AMD-P 79-07-084 446-10-050 NEW-E 79-02-024 390-37-050 AMD-P 79-07-085 392-32 REP- 79-05-101 392-40 REP- 79-07-004 446-10-050 NEW-P 79-02-023 392-40 REP- 79-07-004 446-10-050 NEW-P 79-02-023 392-40-005 REP-P 79-05-100 446-10-050 NEW-P 79-02-023 392-40-005 REP-P 79-05-100 446-10-060 NEW-P 79-02-023 392-40-005 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-090 REP-P 79-05-100 446-10-080 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-090 REP-P 79-05-100 446-10-080 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-090 REP-P 79-05-100 446-10-080 NEW-P 79-02-024 460-48A-030 REP-P 79-07-125 392-40-090 REP-P 79-05-100 446-10-080 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-090 REP-P 79-05-100 446-10-080 NEW-P 79-02-024 460-48A-030 REP-P 79-07-125 392-40-090 REP-P 79-05-100 446-10-080 NEW-P 79-02-024 460-48A-030 NEW-P 79-06-088 392-125-005 AMD 79-07-005 446 |            | NEW   |                        |            |       |           |              |       |           |
| 390-14-100   AMD-P   79-07-072   446-10-010   NEW-E   79-02-024   458-40-19003   AMD-P   79-07-073     |            |       |                        |            |       | 79-02-023 |              |       |           |
| 390-16-039   |            |       |                        |            |       | 79-02-024 |              |       |           |
| 390-16-055   AMD-P   79-05-096   446-10-020   NEW-E   79-02-024   458-40-19004   AMD-P   79-05-119   390-16-055   AMD-P   79-07-059   446-10-030   NEW-P   79-02-023   458-40-19004   AMD-E   79-07-083   390-16-120   AMD-P   79-05-096   446-10-030   NEW-P   79-02-023   458-40-19101   AMD-P   79-06-071   390-20-050   AMD-E   79-07-063   A46-10-030   NEW-P   79-02-023   458-40-19101   AMD-E   79-06-071   AMD-P   79-06-071   AMD-P   79-06-071   AMD-P   79-06-072   AMD-P   79-07-072   A46-10-030   NEW   79-04-037   AMD-P   79-06-073   AMD-P   79-07-072   A46-10-040   NEW-P   79-02-023   AMD-P   79-07-125   AMD-P   79-05-096   AMD-P   79-05-096   AMD-P   79-05-096   AMD-P   79-07-125   AMD-P   79-05-096   AMD-P   79-07-125   AMD-P   79-07-004   AMD-P   79-07-125   AMD-P   79-07-125   AMD-P   79-07-004   AMD-P   79-07-125   AMD-P   79-07-015   AMD-P   79-07-125   AMD-P   79-07-004   AMD-P   79-07-125   AMD-P   79-07-005   AMD-P   79-07-00   |            |       |                        |            |       |           |              |       |           |
| 390-16-055   AMD-P   79-07-059   446-10-030   NEW   79-04-037   458-40-19004   AMD-E   79-07-084   390-20-023   NEW-P   79-06-071   446-10-030   NEW-P   79-02-024   458-40-19101   AMD-E   79-07-073   390-20-050   AMD-E   79-07-060   446-10-030   NEW-E   79-02-024   458-40-19101   AMD-P   79-06-077   390-20-050   AMD-P   79-07-072   446-10-040   NEW-P   79-02-023   460-16-156   NEW-P   79-07-125   390-37-050   AMD-P   79-05-096   446-10-040   NEW-P   79-02-024   460-16-156   NEW-P   79-07-125   390-37-150   NEW-P   79-05-096   446-10-040   NEW-P   79-02-023   460-32A-300   AMD-P   79-07-125   391-21-003   NEW   79-03-015   446-10-050   NEW-P   79-02-023   460-32A-305   REP-P   79-07-125   392-32   REP-P   79-05-100   446-10-050   NEW-P   79-02-023   460-32A-310   REP-P   79-07-125   392-32   REP-P   79-07-004   446-10-050   NEW-P   79-02-023   460-40A-030   REP-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-060   NEW-P   79-02-023   460-42A-080   NEW-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-060   NEW-P   79-02-023   460-42A-080   NEW-P   79-07-125   392-40-010   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-40-010   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-40-010   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-40-090   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-40-990   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-40-990   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-125-005   AMD-P   79-05-099   446-10-080   NEW-P   79-02-023   460-60A-015   AMD-P   79-07-025   446-10-080   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-125-035   AMD-P   79-05-099   446-10-080   NEW-P   79-02-024   463-39-000   NEW-P   79-06-088   392-125-035   AMD-P   79-05-099   446-10-080   NEW-P   79-02-024   463-39-000   NEW-P     |            |       |                        |            |       |           |              |       |           |
| 390-20-023   NEW-P   79-06-071   446-10-030   NEW-E   79-02-024   458-40-19101   AMD-E   79-06-074   390-20-050   AMD-E   79-07-060   446-10-040   NEW   79-04-037   458-40-19101   AMD-P   79-06-094   390-20-050   AMD-P   79-07-072   446-10-040   NEW-P   79-02-023   460-16A-156   NEW-P   79-07-125   390-37-150   NEW-P   79-05-096   446-10-040   NEW-E   79-02-024   460-16A-170   AMD-P   79-07-125   391-21-003   NEW   79-03-015   446-10-050   NEW-P   79-02-023   460-32A-300   AMD-P   79-07-125   392-32   REP-P   79-05-010   446-10-050   NEW-P   79-02-023   460-32A-300   REP-P   79-07-125   392-32   REP-P   79-05-006   446-10-050   NEW-P   79-02-023   460-32A-300   REP-P   79-07-125   392-40   REP-P   79-07-004   446-10-050   NEW-P   79-02-023   460-40A-030   REP-P   79-07-125   392-40-005   REP-P   79-05-004   446-10-060   NEW-P   79-02-023   460-40A-030   REP-P   79-07-125   392-40-005   REP-P   79-05-004   446-10-060   NEW-P   79-02-023   460-48A-020   REP-P   79-07-125   392-40-005   REP-P   79-05-004   446-10-060   NEW-P   79-02-023   460-48A-030   REP-P   79-07-125   392-40-010   REP-P   79-05-004   446-10-070   NEW-P   79-02-023   460-48A-040   REP-P   79-07-125   392-40-010   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-48A-040   REP-P   79-07-125   392-40-990   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-48A-050   REP-P   79-07-125   392-40-990   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-40-990   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-40-990   REP-P   79-07-005   446-10-080   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-125-005   AMD-P   79-05-099   446-10-080   NEW-P   79-02-023   460-60A-020   AMD-P   79-07-125   392-125-035   AMD   79-07-005   446-10-080   NEW-P   79-02-023   463-39-010   NEW-P   79-06-088   392-125-035   AMD   79-07-005   446-10-080   NEW-P   79-02-023   463-39-040   NEW-P   79-06-088   392-125-036   NEW-P   79-05-099   446-10-100   NEW-P   79-02-   |            |       |                        |            |       |           |              |       |           |
| 390-20-050 AMD-E 79-07-060 446-10-030 NEW 79-04-037 458-40-19101 AMD-P 79-06-094 390-20-050 AMD-P 79-07-072 446-10-040 NEW-P 79-02-023 460-16A-156 NEW-P 79-07-125 390-37-150 NEW-P 79-05-096 446-10-040 NEW 79-04-037 460-16A-170 AMD-P 79-07-125 391-21-003 NEW 79-03-015 446-10-050 NEW-P 79-02-024 460-32A-300 AMD-P 79-07-125 392-32 REP-P 79-05-101 446-10-050 NEW-P 79-02-023 460-32A-300 AMD-P 79-07-125 392-32 REP-P 79-05-101 446-10-050 NEW-P 79-02-023 460-32A-300 MEP-P 79-07-125 392-40 REP-P 79-05-100 446-10-050 NEW 79-04-037 460-40A-030 REP-P 79-07-125 392-40 REP-P 79-05-100 446-10-060 NEW-P 79-02-023 460-42A-080 NEW-P 79-07-125 392-40-005 REP-P 79-07-004 446-10-060 NEW-P 79-02-023 460-42A-080 NEW-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-060 NEW 79-04-037 460-48A-020 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-48A-020 REP-P 79-07-125 392-40-990 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-990 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-48A-050 REP-P 79-07-125 392-40-990 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-60A-010 AMD-P 79-07-125 392-40-990 REP-P 79-05-100 446-10-080 NEW-P 79-02-023 460-60A-010 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW-P 79-02-023 460-60A-010 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW-P 79-02-023 460-339-010 NEW-P 79-06-088 392-125-015 AMD 79-07-005 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-090 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-100 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 |            |       |                        |            |       |           |              |       |           |
| 390-20-050   |            |       |                        |            |       |           | 1            |       |           |
| 390-37-050   AMD-P   79-05-096   446-10-040   NEW-E   79-02-024   460-16A-170   AMD-P   79-07-125   390-37-150   NEW-P   79-03-015   446-10-040   NEW   79-04-037   460-32A-300   AMD-P   79-07-125   392-32   REP-P   79-05-101   446-10-050   NEW-E   79-02-023   460-32A-305   REP-P   79-07-125   392-32   REP   79-07-006   446-10-050   NEW-E   79-02-024   460-32A-310   REP-P   79-07-125   392-40   REP-P   79-05-100   446-10-060   NEW-P   79-02-023   460-40A-030   REP-P   79-07-125   392-40   REP   79-07-004   446-10-060   NEW-E   79-02-024   460-42A-080   NEW-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-060   NEW-E   79-02-024   460-48A-030   REP-P   79-07-125   392-40-010   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-040   REP-P   79-07-125   392-40-010   REP-P   79-05-100   446-10-070   NEW-E   79-02-024   460-48A-040   REP-P   79-07-125   392-40-900   REP-P   79-05-100   446-10-070   NEW-P   79-02-024   460-48A-050   REP-P   79-07-125   392-40-990   REP-P   79-05-100   446-10-080   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-40-990   REP-P   79-05-099   446-10-080   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-125-005   AMD-P   79-05-099   446-10-080   NEW-P   79-02-023   460-60A-020   AMD-P   79-07-125   392-125-015   AMD-P   79-05-099   446-10-090   NEW-P   79-02-023   463-39-010   NEW-P   79-06-088   392-125-035   AMD-P   79-05-099   446-10-090   NEW-P   79-02-023   463-39-040   NEW-P   79-06-088   392-125-035   AMD-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-040   NEW-P   79-06-088   392-125-036   NEW-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-040   NEW-P   79-06-088   392-125-036   NEW-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-100   NEW-P   79-06-088   392-125-036   NEW-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-110   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-110   NEW-P   79-02-023   463-39-115   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-120   NEW-P   79-02-023      |            |       |                        |            |       |           |              |       |           |
| 390-37-150   NEW-P   79-05-096   446-10-050   NEW-P   79-04-037   460-32A-300   AMD-P   79-07-125  |            |       |                        |            |       |           |              |       |           |
| 392-32 REP-P 79-05-101 446-10-050 NEW-E 79-02-024 460-32A-310 REP-P 79-07-125 392-40 REP-P 79-05-100 446-10-060 NEW-P 79-02-023 460-42A-080 NEW-P 79-07-125 392-40 REP-P 79-05-100 446-10-060 NEW-E 79-02-024 460-48A-020 REP-P 79-07-125 392-40-005 REP-P 79-05-100 446-10-060 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-48A-030 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-48A-040 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-E 79-02-023 460-48A-040 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-P 79-02-023 460-60A-010 AMD-P 79-07-125 392-40-990 REP-P 79-05-100 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-40-990 REP-P 79-05-099 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-125-005 AMD-P 79-07-005 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-125-005 AMD-P 79-07-005 446-10-080 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-080 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-090 NEW-P 79-02-023 463-39-020 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-090 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-080 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-080 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-020 NEW-P 79-0 |            | NEW-P |                        |            |       |           | 460-32A-300  | AMD-P |           |
| REP   79-07-006   446-10-050   NEW   79-04-037   460-40A-030   REP-P   79-07-125   |            |       |                        |            |       |           |              |       |           |
| 392-40   REP-P   79-05-100   446-10-060   NEW-P   79-02-023   460-42A-080   NEW-P   79-07-125   392-40-005   REP-P   79-05-100   446-10-060   NEW-P   79-02-024   460-48A-020   REP-P   79-07-125   392-40-005   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-48A-040   REP-P   79-07-125   392-40-010   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-040   REP-P   79-07-125   392-40-010   REP-P   79-05-100   446-10-070   NEW-P   79-02-023   460-48A-050   REP-P   79-07-125   392-40-990   REP-P   79-07-004   446-10-070   NEW-P   79-02-023   460-60A-010   AMD-P   79-07-125   392-40-990   REP-P   79-07-004   446-10-080   NEW-P   79-02-023   460-60A-015   AMD-P   79-07-125   392-125-005   AMD-P   79-05-099   446-10-080   NEW-P   79-02-024   460-60A-020   AMD-P   79-07-125   392-125-015   AMD-P   79-05-099   446-10-090   NEW-P   79-02-023   463-39-010   NEW-P   79-06-088   392-125-015   AMD-P   79-05-099   446-10-090   NEW-P   79-02-023   463-39-030   NEW-P   79-06-088   392-125-035   AMD-P   79-05-099   446-10-090   NEW-P   79-02-023   463-39-030   NEW-P   79-06-088   392-125-035   AMD-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-030   NEW-P   79-06-088   392-125-036   NEW-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-080   NEW-P   79-06-088   392-125-036   NEW-P   79-05-099   446-10-100   NEW-P   79-02-023   463-39-080   NEW-P   79-06-088   392-125-036   NEW-P   79-04-022   446-10-110   NEW-P   79-02-023   463-39-080   NEW-P   79-06-088   419-36-010   NEW-P   79-04-022   446-10-110   NEW-P   79-02-023   463-39-110   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-110   NEW-P   79-02-023   463-39-110   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-120   NEW-P   79-02-023   463-39-120   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-120   NEW-P   79-02-023   463-39-120   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-120   NEW-P   79-02-023   463-39-120   NEW-P   79-06-088   419-36-020   NEW-P   79-04-022   446-10-120   NEW-P    |            |       |                        |            |       |           |              |       |           |
| 392-40-005 REP-P 79-05-100 446-10-060 NEW 79-04-037 460-48A-030 REP-P 79-07-125 392-40-005 REP 79-07-004 446-10-070 NEW-P 79-02-023 460-48A-040 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-E 79-02-024 460-48A-050 REP-P 79-07-125 392-40-990 REP 79-07-004 446-10-080 NEW-P 79-02-023 460-60A-010 AMD-P 79-07-125 392-40-990 REP 79-07-004 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW 79-04-037 463-39 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD-P 79-07-005 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-035 AMD-P 79-07-005 446-10-090 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-050 NEW-P 79-06-088 49-36-010 NEW-P 79-04-037 463-39-060 NEW-P 79-06-088 49-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-120 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-120 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-04 |            |       |                        |            |       |           |              |       |           |
| 392-40-005 REP 79-07-004 446-10-070 NEW-P 79-02-023 460-48A-040 REP-P 79-07-125 392-40-010 REP-P 79-05-100 446-10-070 NEW-E 79-02-024 460-48A-050 REP-P 79-07-125 392-40-990 REP-P 79-05-100 446-10-080 NEW-P 79-02-023 460-60A-010 AMD-P 79-07-125 392-40-990 REP-P 79-07-004 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW-P 79-02-024 460-60A-020 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-090 NEW-P 79-04-037 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-110 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-110 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030  |            |       |                        | 1          |       |           |              |       |           |
| 392-40-010 REP-P 79-05-100 446-10-070 NEW-E 79-02-024 460-48A-050 REP-P 79-07-125 392-40-990 REP- 79-07-004 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-40-990 REP 79-07-004 446-10-080 NEW-E 79-02-024 460-60A-015 AMD-P 79-07-125 392-40-990 REP 79-07-004 446-10-080 NEW-E 79-02-024 460-60A-020 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW 79-04-037 463-39 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD 79-07-005 446-10-090 NEW-E 79-02-024 463-39-020 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-110 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-080 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04 |            |       |                        | 1          |       |           | 1            |       |           |
| 392-40-010         REP         79-07-004         446-10-070         NEW         79-04-037         460-60A-010         AMD-P         79-07-125           392-40-990         REP-P         79-05-100         446-10-080         NEW-P         79-02-023         460-60A-015         AMD-P         79-07-125           392-40-990         REP         79-07-004         446-10-080         NEW-E         79-02-024         460-60A-020         AMD-P         79-07-125           392-125-005         AMD-P         79-05-099         446-10-080         NEW         79-04-037         463-39         NEW-P         79-06-088           392-125-015         AMD-P         79-05-099         446-10-090         NEW-P         79-02-023         463-39-010         NEW-P         79-06-088           392-125-015         AMD         79-07-005         446-10-090         NEW-P         79-02-024         463-39-020         NEW-P         79-06-088           392-125-035         AMD-P         79-05-099         446-10-100         NEW-P         79-02-023         463-39-030         NEW-P         79-06-088           392-125-035         AMD         79-07-005         446-10-100         NEW-P         79-02-023         463-39-040         NEW-P         79-06-088           392-125  |            |       |                        |            |       |           |              |       |           |
| 392-40-990 REP 79-05-100 446-10-080 NEW-P 79-02-023 460-60A-015 AMD-P 79-07-125 392-40-990 REP 79-07-004 446-10-080 NEW-E 79-02-024 460-60A-020 AMD-P 79-07-125 392-125-005 AMD-P 79-05-099 446-10-080 NEW 79-04-037 463-39 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD 79-07-005 446-10-090 NEW-P 79-02-023 463-39-020 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-E 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-04-037 463-39-060 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-04-037 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-080 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-100 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-032 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-032  |            |       |                        |            |       |           |              |       |           |
| 392-125-005 AMD-P 79-05-099 446-10-080 NEW 79-04-037 463-39 NEW-P 79-06-088 392-125-015 AMD-P 79-05-099 446-10-090 NEW-E 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD 79-07-005 446-10-090 NEW 79-04-037 463-39-020 NEW-P 79-06-088 392-125-035 AMD-P 79-05-099 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-P 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW 79-04-037 463-39-050 NEW-P 79-06-088 392-125-036 NEW 79-07-005 446-10-100 NEW 79-04-037 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-100 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-110 NEW-P 79-04-037 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-115 NEW-P 79-06-088 419-36-020 NEW 79-07-002 446-10-120 NEW-P 79-02-024 463-39-115 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088  |            | REP-P |                        |            |       | 79-02-023 |              | AMD-P |           |
| 392-125-015 AMD 79-07-005 446-10-090 NEW-P 79-02-023 463-39-010 NEW-P 79-06-088 392-125-015 AMD 79-07-005 446-10-090 NEW-E 79-02-024 463-39-020 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-E 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW 79-07-005 446-10-100 NEW 79-04-037 463-39-060 NEW-P 79-06-088 392-125-036 NEW 79-07-005 446-10-110 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-023 463-39-080 NEW-P 79-06-088 419-36-010 NEW 79-07-002 446-10-110 NEW-E 79-02-024 463-39-100 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-110 NEW-P 79-06-088 419-36-020 NEW 79-07-002 446-10-120 NEW-P 79-02-024 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-037 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-024 463-39-130 NEW-P 79-06-088 419-36-030 NEW-P 79-04-037 463-39-130 NEW-P 79-06-088   |            |       |                        | 1          |       |           |              |       |           |
| 392-125-015 AMD P 79-05-099 446-10-090 NEW-E 79-02-024 463-39-020 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-P 79-02-023 463-39-030 NEW-P 79-06-088 392-125-035 AMD 79-07-005 446-10-100 NEW-E 79-02-023 463-39-040 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-E 79-02-024 463-39-050 NEW-P 79-06-088 392-125-036 NEW-P 79-05-099 446-10-100 NEW-E 79-04-037 463-39-060 NEW-P 79-06-088 392-125-036 NEW 79-07-005 446-10-110 NEW-P 79-02-023 463-39-060 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW-P 79-02-024 463-39-100 NEW-P 79-06-088 419-36-010 NEW 79-07-002 446-10-110 NEW 79-04-037 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-115 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-E 79-02-024 463-39-120 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-E 79-02-023 463-39-110 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-130 NEW-P 79-06-088  |            |       |                        |            |       |           |              |       |           |
| 392-125-015         AMD         79-07-005         446-10-090         NEW         79-04-037         463-39-030         NEW-P         79-06-088           392-125-035         AMD-P         79-05-099         446-10-100         NEW-P         79-02-023         463-39-040         NEW-P         79-06-088           392-125-035         AMD         79-07-005         446-10-100         NEW-E         79-02-024         463-39-050         NEW-P         79-06-088           392-125-036         NEW-P         79-05-099         446-10-100         NEW         79-04-037         463-39-060         NEW-P         79-06-088           392-125-036         NEW         79-07-005         446-10-110         NEW-P         79-02-023         463-39-060         NEW-P         79-06-088           419-36-010         NEW-P         79-04-022         446-10-110         NEW-P         79-02-024         463-39-100         NEW-P         79-06-088           419-36-020         NEW-P         79-04-022         446-10-110         NEW-P         79-02-023         463-39-110         NEW-P         79-06-088           419-36-020         NEW         79-04-022         446-10-120         NEW-P         79-02-023         463-39-110         NEW-P         79-06-088           419-36  |            |       |                        | 1          |       |           |              |       |           |
| 392-125-035         AMD         79-07-005         446-10-100         NEW-E         79-02-024         463-39-050         NEW-P         79-06-088           392-125-036         NEW-P         79-05-099         446-10-100         NEW         79-04-037         463-39-060         NEW-P         79-06-088           392-125-036         NEW         79-07-005         446-10-110         NEW-P         79-02-023         463-39-060         NEW-P         79-06-088           419-36-010         NEW-P         79-04-022         446-10-110         NEW-P         79-02-024         463-39-100         NEW-P         79-06-088           419-36-020         NEW-P         79-04-022         446-10-120         NEW-P         79-02-023         463-39-110         NEW-P         79-06-088           419-36-030         NEW-P         79-04-022         446-10-120         NEW-P         79-02-024         463-39-115         NEW-P         79-06-088           419-36-030         NEW-P         79-04-022         446-10-120         NEW-E         79-02-024         463-39-130         NEW-P         79-06-088  |            | AMD   | 79-07-005              | 446-10-090 | NEW   | 79-04-037 | 463-39-030   | NEW-P | 79-06-088 |
| 392-125-036         NEW-P         79-05-099         446-10-100         NEW         79-04-037         463-39-060         NEW-P         79-06-088           392-125-036         NEW         79-07-005         446-10-110         NEW-P         79-02-023         463-39-080         NEW-P         79-06-088           419-36-010         NEW-P         79-04-022         446-10-110         NEW-E         79-02-024         463-39-100         NEW-P         79-06-088           419-36-010         NEW-P         79-04-022         446-10-110         NEW-P         79-04-037         463-39-110         NEW-P         79-06-088           419-36-020         NEW-P         79-04-022         446-10-120         NEW-P         79-02-023         463-39-115         NEW-P         79-06-088           419-36-030         NEW-P         79-04-022         446-10-120         NEW-E         79-02-024         463-39-120         NEW-P         79-06-088           419-36-030         NEW-P         79-04-022         446-10-120         NEW-E         79-04-037         463-39-130         NEW-P         79-06-088   |            |       |                        |            |       |           |              |       |           |
| 392-125-036 NEW 79-07-005 446-10-110 NEW-P 79-02-023 463-39-080 NEW-P 79-06-088 419-36-010 NEW-P 79-04-022 446-10-110 NEW 79-02-024 463-39-100 NEW-P 79-06-088 419-36-010 NEW 79-07-002 446-10-110 NEW 79-04-037 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-115 NEW-P 79-06-088 419-36-020 NEW 79-07-002 446-10-120 NEW-E 79-02-024 463-39-120 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW 79-04-037 463-39-130 NEW-P 79-06-088   |            |       |                        |            |       |           |              |       |           |
| 419-36-010       NEW-P       79-04-022       446-10-110       NEW-E       79-02-024       463-39-100       NEW-P       79-06-088         419-36-010       NEW       79-07-002       446-10-110       NEW       79-04-037       463-39-110       NEW-P       79-06-088         419-36-020       NEW-P       79-04-022       446-10-120       NEW-P       79-02-023       463-39-115       NEW-P       79-06-088         419-36-020       NEW       79-07-002       446-10-120       NEW-E       79-02-024       463-39-120       NEW-P       79-06-088         419-36-030       NEW-P       79-04-022       446-10-120       NEW       79-04-037       463-39-130       NEW-P       79-06-088   |            |       |                        | •          |       |           |              |       |           |
| 419-36-010 NEW 79-07-002 446-10-110 NEW 79-04-037 463-39-110 NEW-P 79-06-088 419-36-020 NEW-P 79-04-022 446-10-120 NEW-P 79-02-023 463-39-115 NEW-P 79-06-088 419-36-030 NEW 79-07-002 446-10-120 NEW-E 79-02-024 463-39-120 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW 79-04-037 463-39-130 NEW-P 79-06-088  |            |       |                        |            |       |           | 1            |       |           |
| 419-36-020 NEW 79-07-002 446-10-120 NEW-E 79-02-024 463-39-120 NEW-P 79-06-088 419-36-030 NEW-P 79-04-022 446-10-120 NEW 79-04-037 463-39-130 NEW-P 79-06-088  |            |       |                        |            |       |           | l .          |       |           |
| 419-36-030 NEW-P 79-04-022 446-10-120 NEW 79-04-037 463-39-130 NEW-P 79-06-088   |            |       |                        |            |       |           |              |       |           |
|  |            |       |                        |            |       |           |              |       |           |
|  |            |       |                        |            |       |           | 1            |       |           |

| WAC #                      |                | WSR #                  | WAC #                      |                | WSR #                  | WAC #  |            | WSR #                   |
|----------------------------|----------------|------------------------|----------------------------|----------------|------------------------|--|------------|-------------------------|
| 463-39-150                 | NEW-P          | 79-06-088              | 478–116–340                | AMD-P          | 79-04-084              | 490–04A–060                                  | NEW        | 79–02–019               |
| 463-39-170                 | NEW-P          | 79-06-088              | 478-116-360                | AMD-P          | 79-04-084              | 490-04A-070                                  | NEW        | 79-02-019               |
| 468-30-075                 | NEW-P          | 79-07-042              | 478116450                  | AMD-P          | 79-04-084              | 490-05-001                                   | NEW        | 79-02-019               |
| 468-42-002                 | AMD-P          | 79-02-064              | 478-116-520                | AMD-P          | 79-04-084              | 490-05-020                                   | NEW        | 79-02-019               |
| 468–42–002<br>468–42–004   | AMD<br>AMD–P   | 79–04–019<br>79–02–063 | 478-116-600                | AMD–P<br>AMD–P | 79–02–090<br>79–04–084 | 490–05–030<br>490–08A–001                    | NEW<br>NEW | 79-02-019<br>79-02-019  |
| 468-42-004<br>468-42-004   | AMD-P<br>AMD   | 79-02-063<br>79-04-021 | 478-116-600<br>478-116-600 | AMD-P          | 79-05-053              | 490-08A-001                                  | AMD        | 79-02-019               |
| 468-42-012                 | AMD-P          | 79-02-065              | 478-116-601                | NEW-P          | 79-04-084              | 490–12A                                      | REP        | 79-02-019               |
| 468-42-012                 | AMD            | 79-04-020              | 478-140-015                | AMD-P          | 79-02-080              | 490-12A-010                                  | REP        | 79-02-019               |
| 468-42-099                 | AMD-P          | 79-06-074              | 478-140-015                | AMD            | 79-05-025              | 490-12A-020                                  | REP        | 79-02-019               |
| 468-42-104                 | AMD-P          | 79-06-086              | 478-140-018                | AMD-P          | 79-02-080              | 490–12A–022                                  | REP        | 79-02-019               |
| 468-42-303                 | AMD-P<br>REP   | 79–02–062<br>79–04–043 | 478-140-018<br>478-140-021 | AMD<br>AMD–P   | 79–05–025<br>79–02–080 | 490-12A-024<br>490-12A-030                   | REP<br>REP | 79-02-019<br>79-02-019  |
| 468–42–303<br>468–42–308   | NEW-P          | 79-04-043<br>79-02-062 | 478-140-021<br>478-140-021 | AMD-P<br>AMD   | 79-02-080<br>79-05-025 | 490-12A-030<br>490-12A-032                   | REP        | 79-02-019<br>79-02-019  |
| 468-42-308                 | NEW            | 79-04-043              | 478-140-024                | AMD-P          | 79-02-080              | 490-12A-034                                  | REP        | 79-02-019               |
| 468-42-539                 | AMD-P          | 79-06-064              | 478-140-024                | AMD            | 79-05-025              | 490-12A-036                                  | REP        | 79-02-019               |
| 468-54-010                 | AMD-P          | 79-05-091              | 478-140-070                | NEW-P          | 79-02-080              | 490-12A-040                                  | REP        | 79-02-019               |
| 468-54-010                 | AMD-P          | 79–07–023              | 478-140-070                | NEW            | 79-05-025              | 490–12A–042                                  | REP        | 79-02-019               |
| 468-54-040<br>468-54-040   | AMD–P<br>AMD–P | 79-05-091<br>79-07-023 | 478-156-016<br>478-156-017 | AMD-P<br>AMD-P | 79–07–078<br>79–02–089 | 490-12A-044<br>490-12A-046                   | REP<br>REP | 79-02-019<br>79-02-019  |
| 468-54-050                 | AMD-P          | 79-05-091              | 478-156-017                | AMD-P          | 79-02-089<br>79-07-078 | 490-12A-040<br>490-12A-050                   | REP        | 79-02-019               |
| 468-54-050                 | AMD-P          | 79-07-023              | 478-168-160                | AMD-P          | 79-05-008              | 490-12A-052                                  | REP        | 79-02-019               |
| 468-54-065                 | AMD-P          | 79-05-091              | 478-168-170                | AMD-P          | 79-05-008              | 490-15A                                      | REP        | 79-02-019               |
| 468-54-065                 | AMD-P          | 79-07-023              | 478-168-180                | AMD-P          | 79-05-008              | 490-15A-001                                  | REP        | 79-02-019               |
| 468-54-080                 | AMD-P          | 79–05–091<br>79–07–023 | 478-168-190                | AMD-P          | 79-05-008              | 490–15A–004                                  | REP        | 79-02-019               |
| 468-54-080<br>468-58-010   | AMD–P<br>AMD–P | 79-07-023<br>79-05-092 | 478-168-200<br>478-168-270 | AMD–P<br>AMD–P | 79–05–008<br>79–05–008 | 490–15A–008<br>490–15A–012                   | REP<br>REP | 79-02-019<br>79-02-019  |
| 468-58-010                 | AMD-P          | 79-07-024              | 478-168-280                | AMD-P          | 79-05-008              | 490–15A–016                                  | REP        | 79-02-019               |
| 468-58-020                 | AMD-P          | 79-05-092              | 478-168-290                | AMD-P          | 79-05-008              | 490-15A-020                                  | REP        | 79-02-019               |
| 468-58-020                 | AMD-P          | 79–07–024              | 478-168-294                | NEW-P          | 79-05-008              | 490-15A-024                                  | REP        | 79-02-019               |
| 468-58-030                 | AMD-P          | 79-04-001              | 478-168-298                | NEW-P          | 79-05-008              | 490–15A–028                                  | REP        | 79-02-019               |
| 468-58-030                 | AMD-P          | 79-05-092              | 478-168-300                | AMD-P          | 79–05–008<br>79–05–008 | 490–28A–001                                  | NEW<br>NEW | 79-02-019               |
| 468-58-030<br>468-58-030   | AMD-P<br>AMD-P | 79–06–016<br>79–07–022 | 478-168-320<br>478-168-330 | AMD–P<br>AMD–P | 79-05-008              | 490-28A-002<br>490-28A-010                   | REP        | 79-02-019<br>79-02-019  |
| 468-58-030                 | AMD-P          | 79-07-024              | 478-168-340                | AMD-P          | 79-05-008              | 490-28A-011                                  | REP        | 79-02-019               |
| 468-58-040                 | AMD-P          | 79-05-092              | 478-168-360                | AMD-P          | 79-05-008              | 490-28A-012                                  | AMD        | 79-02-019               |
| 468-58-040                 | AMD-P          | 79-07-024              | 478-168-380                | AMD-P          | 79-05-008              | 490-28A-013                                  | AMD        | 79-02-019               |
| 468-58-050                 | AMD-E          | 79-05-018              | 478-168-390                | AMD-P          | 79-05-008              | 490–28A–014                                  | NEW        | 79-02-019               |
| 468–58–080<br>468–58–080   | AMD–P<br>AMD–P | 79-05-092<br>79-07-024 | 479–12–020<br>479–13–020   | AMD–P<br>REP–P | 79–06–093<br>79–06–093 | 490–28A <i>–</i> 030<br>490–28A <i>–</i> 040 | REP<br>REP | 79-02-019<br>79-02-019  |
| 468-58-090                 | AMD-P          | 79-05-092              | 479-13-020                 | REP-P          | 79-06-093              | 490-28A-050                                  | REP        | 79-02-019               |
| 468-58-090                 | AMD-P          | 79-07-024              | 479-13-060                 | NEW-P          | 79-06-093              | 490-28A-060                                  | REP        | 79-02-019               |
| 468-58-100                 | AMD-P          | 79-05-092              | 479-20-010                 | AMD-P          | 79-06-093              | 490-29-001                                   | NEW        | 79-02-019               |
| 468-58-100                 | AMD-P          | 79-07-024              | 479-20-031                 | AMD-P          | 79-06-093              | 490-29-002                                   | NEW        | 79-02-019               |
| 468-300-005<br>468-300-005 | NEW-E<br>NEW-P | 79-04-035<br>79-04-078 | 479–20–033<br>479–20–083   | AMD–P<br>AMD–P | 79–06–093<br>79–06–093 | 490-31-001<br>490-31-010                     | NEW<br>NEW | 79-02-019<br>79-02-019  |
| 468-300-005                | NEW            | 79-06-037              | 480-08-050                 | AMD-E          | 79-07-037              | 490-32A-001                                  | NEW        | 79-02-019               |
| 468-300-005                | AMD-E          | 79-07-040              | 480-08-050                 | AMD-P          | 79-07-038              | 490-32A-010                                  | AMD        | 79-02-019               |
| 468-300-005                | AMD-P          | 79-07-041              | 480-12-180                 | AMD-P          | 79-07-075              | 490-33-001                                   | NEW        | 79-02-019               |
| 468-300-010                | AMD-P          | 79-02-050              | 480-12-190                 | AMD-P          | 79-02-082              | 490-33-010                                   | NEW        | 79-02-019               |
| 468-300-010                | AMD<br>AMD–E   | 79–04–047<br>79–07–040 | 480-12-190<br>480-12-990   | AMD .<br>AMD–P | 79-04-049<br>79-04-012 | 490-34-001<br>490-34-010                     | NEW<br>NEW | 79-02-019<br>79-02-019  |
| 468-300-010<br>468-300-010 | AMD-E<br>AMD-P | 79-07-040<br>79-07-041 | 480-12-990                 | AMD-P          | 79-04-012              | 490-34-020                                   | NEW        | 79-02-019               |
| 468-300-020                | AMD-P          | 79-02-050              | 480-12-990                 | AMD            | 79-07-039              | 490-36A-001                                  | NEW        | 79-02-019               |
| 468-300-020                | AMD            | 79-04-047              | 480-30-010                 | AMD-E          | 79-07-035              | 490-36A-020                                  | AMD        | 79-02-019               |
| 468-300-020                | AMD-E          | 79-07-040              | 480-30-010                 | AMD-P          | 79-07-036              | 490-36A-030                                  | NEW        | 79-02-019               |
| 468-300-020                | AMD-P          | 79-07-041<br>79-02-050 | 480-30-030                 | AMD-E          | 79–07–035<br>79–07–036 | 490-40A-010<br>490-40A-020                   | AMD<br>AMD | 179-02-019<br>79-02-019 |
| 468-300-030<br>468-300-030 | AMD–P<br>AMD   | 79-02-030<br>79-04-047 | 480–30–030<br>480–30–035   | AMD-P<br>NEW-E | 79-07-036<br>79-07-035 | 490-40A-020<br>490-40A-030                   | REP        | 79-02-019<br>79-02-019  |
| 468-300-030                | AMD-E          | 79-07-040              | 480-30-035                 | NEW-P          | 79-07-036              | 490-40A-040                                  | AMD        | 79-02-019               |
| 468-300-030                | AMD-P          | 79-07-041              | 480-30-110                 | AMD-E          | 79-07-035              | 490-40A-050                                  | REP        | 79-02-019               |
| 468-300-040                | AMD-P          | 79-02-050              | 480-30-110                 | AMD-P          | 79–07–036              | 490-40A-060                                  | REP        | 79-02-019               |
| 468-300-040                | AMD            | 79-04-047              | 480-62-080                 | NEW-P          | 79-01-082              | 490-40A-070                                  | REP        | 79-02-019               |
| 468-300-040                | AMD-E          | 79-07-040              | 480-62-080                 | NEW<br>NEW-P   | 79–02–087<br>79–06–058 | 490-40A-080<br>490-40A-090                   | REP<br>REP | 79-02-019<br>79-02-019  |
| 468-300-040<br>468-300-050 | AMD-P<br>AMD-P | 79-07-041<br>79-02-050 | 480–80–125<br>480–120–021  | AMD-P          | 79-06-038<br>79-01-081 | 490-40A-090<br>490-40A-100                   | REP ,      | 79-02-019<br>79-02-019  |
| 468-300-050                | AMD-F          | 79-04-047              | 480-120-021                | AMD            | 79-03-031              | 490–40A–110                                  | REP        | 79-02-019               |
| 468-300-050                | AMD-E          | 79-07-040              | 480-120-088                | NEW-P          | 79-01-081              | 490–44A                                      | REP        | 79-02-019               |
| 468-300-050                | AMD-P          | 79-07-041              | 480-120-088                | NEW            | 79-03-031              | 490-44A-010                                  | REP        | 79-02-019               |
| 468-300-060                | REP-P          | 79-02-050              | 490-02-010                 | NEW            | 79-02-019              | 490-44A-020                                  | REP        | 79-02-019               |
| 468-300-060                | REP            | 79-04-047              | 490-03-010                 | NEW<br>AMD     | 79–02–019<br>79–02–019 | 490-44A-030<br>490-44A-040                   | REP<br>REP | 79-02-019<br>79-02-019  |
| 478-116-060<br>478-116-230 | AMD–P<br>AMD–P | 79-04-084<br>79-04-084 | 490-04A-010<br>490-04A-040 | AMD<br>AMD     | 79-02-019<br>79-02-019 | 490-44A-040<br>490-44A-050                   | REP        | 79-02-019<br>79-02-019  |
| 478-116-290                | AMD-P          | 79-04-084              | 490-04A-050                | REP            | 79-02-019              | 490-44A-060                                  | REP        | 79-02-019               |
|                            |                |                        |                            |                |                        | 1  |            |                         |

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|---------------------------------|--------------|------------------------|--------------------------|--------------|------------------------|
| 490-44A-070                     | REP          | 79-02-019              | 516–20–156               | NEW-P        | 79–03–018              |
| 490-44A-080                     | REP          | 79-02-019              | 516-20-156               | NEW          | 79-06-019              |
| 490–48A–010                     | AMD          | 79-02-019              | 516-20-160               | AMD-P        | 79-03-018              |
| 490–52A<br>490–52A <i>–</i> 010 | REP<br>REP   | 79-02-019<br>79-02-019 | 516-20-160<br>516-20-165 | AMD<br>AMD–P | 79–06–019<br>79–03–018 |
| 490-52A-020                     | REP          | 79-02-019              | 516-20-165               | AMD-F        | 79-06-019              |
| 490-52A-030                     | REP          | 79-02-019              | 516-20-170               | AMD-P        | 79-03-018              |
| 490-53-001                      | NEW          | 79-02-019              | 516-20-170               | AMD          | 79-06-019              |
| 490–53–010                      | NEW          | 79-02-019              | 516-20-172               | NEW-P        | 79-03-018              |
| 490–56A                         | REP          | 79-02-019              | 516-20-172               | NEW          | 79-06-019              |
| 490-56A-010<br>490-56A-020      | REP<br>REP   | 79-02-019<br>79-02-019 | 516-20-175<br>516-20-175 | AMD–P<br>AMD | 79–03–018<br>79–06–019 |
| 490-56A-030                     | REP          | 79-02-019              | 516-20-180               | AMD-P        | 79-03-019              |
| 490-60A-010                     | AMD          | 79-02-019              | 516-20-180               | AMD          | 79-06-019              |
| 490–64A                         | REP          | 79-02-019              | 516-20-181               | NEW-P        | 79-03-018              |
| 490-64A-010                     | REP          | 79-02-019              | 516-20-181               | NEW          | 79-06-019              |
| 490–64A–020<br>490–64A–030      | REP<br>REP   | 79-02-019<br>79-02-019 | 516-20-182<br>516-20-182 | NEW-P<br>NEW | 79–03–018<br>79–06–019 |
| 490–64A–040                     | REP          | 79-02-019              | 516-20-185               | AMD-P        | 79-03-019              |
| 490-64A-050                     | REP          | 79-02-019              | 516-20-185               | AMD          | 79-06-019              |
| 490-64A-060                     | REP          | 79-02-019              | 516-20-190               | AMD-P        | 79-03-018              |
| 490–64A–070                     | REP          | 79-02-019              | 516-20-190               | AMD          | 79-06-019              |
| 490–68A<br>490–68A–010          | REP<br>REP   | 79-02-019<br>79-02-019 | 516–20–195<br>516–20–195 | AMD–P<br>AMD | 79–03–018<br>79–06–019 |
| 490–68A–020                     | REP          | 79-02-019              | 516-20-200               | AMD-P        | 79-03-019              |
| 490-68A-030                     | REP          | 79-02-019              | 516-20-200               | AMD          | 79-06-019              |
| 490-68A-040                     | REP          | 79-02-019              | 516-20-205               | REP-P        | 79–03–018              |
| 490–72A                         | REP          | 79-02-019              | 516-20-205               | REP          | 79-06-019              |
| 490-72A-010<br>490-72A-020      | REP<br>REP   | 79–02–019<br>79–02–019 | 516-20-210<br>516-20-210 | AMD–P<br>AMD | 79–03–018<br>79–06–019 |
| 490-72A-020<br>490-72A-030      | REP          | 79-02-019              | 516-20-215               | AMD-P        | 79-06-019<br>79-03-018 |
| 490-72A-040                     | REP          | 79-02-019              | 516-20-215               | AMD          | 79-06-019              |
| 490-76A-010                     | AMD          | 79-02-019              | 516-26-010               | AMD-P        | 79-03-018              |
| 490-76A-020                     | AMD          | 79-02-019              | 516-26-010               | AMD          | 79-06-019              |
| 490–500–140<br>490–500–140      | REP-P<br>REP | 79-02-059<br>79-04-064 | 516-26-020<br>516-26-020 | AMD–P<br>AMD | 79-03-018              |
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